



UNC  
SCHOOL OF LAW

## NORTH CAROLINA LAW REVIEW

---

Volume 70 | Number 1

Article 7

---

11-1-1991

# 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*, 70 N.C. L. REV. (1991).

Available at: <http://scholarship.law.unc.edu/nclr/vol70/iss1/7>

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

## APPELLATE PROCEDURE

- Civil Procedure - Appellate Procedure - Determining Point of Entry of Judgment - *Stachlowski v. Stach*, 328 N.C. 276, 401 S.E.2d 638 (1991) ..... 1669

## BANKRUPTCY LAW

- Bankruptcy Law - Valuation of Retained Collateral - *Brown & Co. Securities Corp. v. Balbus (In re Balbus)*, 933 F.2d 246 (4th Cir. 1991)..... 1674
- Secured Creditors and Expenses of Bankruptcy Administration ..... 417

## CIVIL RIGHTS

- Dennis v. Higgins*: Commerce Clause “Rights” Actionable Under Section 1983 ... 916
- Gregory v. Ashcroft*: The Plain Statement Rule and Judicial Supervision of Federal-State Relations ..... 1563
- Ignoring the Soul of *Brown*: *Board of Education v. Dowell* ..... 615

## CIVIL PROCEDURE

- Civil Procedure - Appellate Procedure - Determining Point of Entry of Judgment - *Stachlowski v. Stach*, 328 N.C. 276, 401 S.E.2d 638 (1991) ..... 1669
- Consumer’s Right To Sue at Home Jeopardized Through Forum Selection Clause in *Carnival Cruise Lines v. Shute* ..... 888

## COMPUTER LAW

- Legal Personhood for Artificial Intelligences ..... 1231

## CONSTITUTIONAL LAW

- Dennis v. Higgins*: Commerce Clause “Rights” Actionable Under Section 1983 ... 916
- The Flag Burning Controversy: A Chronology ..... 553
- Forced Cesarean Sections: Do the Ends Justify the Means? ..... 297
- Gregory v. Ashcroft*: The Plain Statement Rule and Judicial Supervision of Federal-State Relations ..... 1563
- Ignoring the Soul of *Brown*: *Board of Education v. Dowell* ..... 615
- Lawrence Church on the Scope of Judicial Review and Original Intention ..... 113
- Lochner* Era Jurisprudence and the American Constitutional Tradition ..... 1
- “Original Intention”: Raoul Berger’s Fake Antique..... 1523
- Pacific Mutual Life Insurance Co. v. Haslip*: Punitive Damages and the Modern Meaning of Procedural Due Process ..... 1362
- “Power, Not Reason”: Justice Marshall’s Valedictory and the Fourth Amendment in the Supreme Court’s 1990 Term ..... 373
- The Pregnant Silence: *Rust v. Sullivan*, Abortion Rights, and Publicly Funded Speech ..... 1623
- Publish or Carriage: Approaches to Analyzing the First Amendment Rights of Telephone Companies ..... 1071
- Wising Up: “Son of Sam” Laws and the Speech and Press Clauses ..... 493

**CONSUMER LAW**

Consumer's Right To Sue at Home Jeopardized Through Forum Selection Clause in *Carnival Cruise Lines v. Shute* ..... 888

*Tomlinson v. Camel City Motors, Inc.*: The North Carolina Supreme Court's Hybrid Solution to Surety Liability Under General Statutes Section 75-16 ..... 1959

**CONTRACTS**

*Electric Supply Co. v. Swain Electrical Co.*: The North Carolina Supreme Court Rewrites Subcontractors' Statutory Lien Rights ..... 1996

**CORPORAL PUNISHMENT**

Hands Off! New North Carolina General Statutes Section 115C-390 Allows Local School Boards To Ban Corporal Punishment..... 2058

**CORPORATE LAW**

The Culture of Capital: An Anthropological Investigation of Institutional Investment ..... 823

A Legislative Framework for Reducing Fraud in the Credit Repair Industry ..... 781

The Short-Term/Long-Term Dichotomy and Investment Theory: Implications for Securities Market Regulation and for Corporate Law ..... 137

When is a Corporate Executive "Substantially Unfit to Serve"? ..... 1489

**CRIMINAL PROCEDURE**

*Schad v. Arizona*: Diminishing the Need for Verdict Specificity ..... 936

The Truth About Polygraph Evidence in Criminal Trials: The Implications of *State v. Mitchell* ..... 2042

**CRIMINAL LAW**

The "Law Only as an Enemy": The Legitimization of Racial Powerlessness Through the Colonial and Antebellum Criminal Laws of Virginia ..... 969

From *State v. Alston* to *State v. Hardy*: A New Way to Define Constructive Force as an Element of Second-Degree Rape in North Carolina ..... 2027

**DESEGREGATION**

Ignoring the Soul of *Brown*: *Board of Education v. Dowell* ..... 615

**DOMESTIC LAW**

*Edwards v. Edwards* and the Award of Attorneys' Fees for Breach of a Separation Agreement ..... 2016

Eroding the Myth of Discretionary Justice in Family Law: The Child Support Experiment ..... 209

Lifting the Genealogical Veil: A Blueprint for Legislative Reform of the Disclosure of Health-Related Information in Adoption ..... 681

**EMPLOYMENT LAW**

The Intentional-Tort Exception to the Workers' Compensation Exclusive Remedy Immunity Provision: *Woodson v. Rowland* ..... 849

<i>McCormick v. AT &amp; T Technologies, Inc.</i> and Section 301 Preemption: The Fourth Circuit Makes a Federal Case Out of Workplace Torts .....	2073
<i>Salt v. Applied Analytical, Inc.</i> : Clarifying the Confusion in North Carolina's Employment-at-Will Doctrine.....	2087
<b>EVIDENCE</b>	
Appellate Review of Evidentiary Rulings .....	1155
<i>Michigan v. Lucas</i> : Failing to Define the State Interest in Rape Shield Legislation .....	1592
<b>FEDERAL TORT CLAIM ACT</b>	
Choice of Law Under the Federal Tort Claims Act: <i>Richards</i> and <i>Renvoi</i> Revisited .....	641
<b>FIRST AMENDMENT</b>	
The Flag Burning Controversy: A Chronology.....	553
The Pregnant Silence: <i>Rust v. Sullivan</i> , Abortion Rights, and Publicly Funded Speech .....	1623
Publish or Carriage: Approaches to Analyzing the First Amendment Rights of Telephone Companies .....	1071
Wising Up: "Son of Sam" Laws and the Speech and Press Clauses .....	493
<b>FORMALISM</b>	
The Place of Formalism in Legal Theory .....	1545
<b>FOURTEENTH AMENDMENT</b>	
Forced Cesarean Sections: Do the Ends Justify the Means? .....	297
Ignoring the Soul of <i>Brown</i> : <i>Board of Education v. Dowell</i> .....	615
<i>Lochner</i> Era Jurisprudence and the American Constitutional Tradition .....	1
<i>Pacific Mutual Life Insurance Co. v. Haslip</i> : Punitive Damages and the Modern Meaning of Procedural Due Process .....	1362
<b>FOURTH AMENDMENT</b>	
"Power, Not Reason": Justice Marshall's Valedictory and the Fourth Amendment in the Supreme Court's 1990 Term .....	373
<b>HEALTH LAW</b>	
Lifting the Genealogical Veil: A Blueprint for Legislative Reform of the Disclosure of Health-Related Information in Adoption .....	681
<b>HISTORICAL ANALYSIS</b>	
Thinking About Law Historically: Why Bother? .....	287
<b>LEGISLATIVE COURTS</b>	
<i>Peretz v. United States</i> : Magistrates Perform Felony Voir Dire .....	1334
<b>LENDING</b>	
A Legislative Framework for Reducing Fraud in the Credit Repair Industry .....	781

No Longer Bending to the Purposes of the Money Lenders: Prohibiting the “Bank Method” of Interest Calculation .....	243
Undermining the Usury Statutes: <i>Swindell v. Federal National Mortgage Association</i> .....	1983
<b>LIVING WILLS</b>	
Exercising the Right To Die: North Carolina’s Amended Natural Death Act and the 1991 Health Care Power of Attorney Act .....	2108
<b>LOCHNER ERA JURISPRUDENCE</b>	
<i>Lochner</i> Era Jurisprudence and the American Constitutional Tradition .....	1
<b>MISREPRESENTATION</b>	
Misrepresentation in North Carolina .....	323
<b>NORTH CAROLINA CONSTITUTIONAL LAW</b>	
The Advisory Opinion in North Carolina: 1947 to 1991 .....	1853
<i>Baker v. Martin</i> and the Constitutionality of Partisan Qualifications for Appointment to District Courts .....	1916
The Cause of Action for Damages Under North Carolina’s Constitution: <i>Corum v. University of North Carolina</i> .....	1899
The Constitution of North Carolina .....	1703
Constitutional Expansion of Local Government Financing Alternatives: <i>Wayne County Citizens Association v. Wayne County Board of Commissioners</i> .....	1947
Foreward by William J. Brennan, Jr .....	1701
North Carolina Constitutional History .....	1759
On the Significance of Constitutional Spirit .....	1803
Rediscovering State Constitutions .....	1741
The State as a “Font of Individual Liberties”: North Carolina Accepts the Challenge .....	1749
<i>State v. Whittle Communications: Allowing Local School Boards To Turn on “Channel One”</i> .....	1929
Tuesday, February 11, 1868: The Day North Carolina Chose Direct Election of Judges .....	1825
<b>ORIGINAL INTENT</b>	
Lawrence Church on the Scope of Judicial Review and Original Intention .....	113
“Original Intention”: Raoul Berger’s Fake Antique .....	1523
<b>PROCEDURAL DUE PROCESS</b>	
<i>Pacific Mutual Life Insurance Co. v. Haslip: Punitive Damages and the Modern Meaning of Procedural Due Process</i> .....	1362
<b>PROFESSIONAL RESPONSIBILITY</b>	
The Law Between the Bar and the State .....	1389

**PROPERTY LAW**

*Concerned Citizens of Brunswick County Taxpayer's Ass'n v. Holden Beach Enterprises*: Preserving Beach Access Through Public Prescription ..... 1289

**RACE**

Ignoring the Soul of *Brown*: *Board of Education v. Dowell* ..... 615

The "Law Only as an Enemy": The Legitimization of Racial Powerlessness Through the Colonial and Antebellum Criminal Laws of Virginia ..... 969

**RAPE SHIELD LAW**

*Michigan v. Lucas*: Failing To Define the State Interest in Rape Shield Legislation ..... 1592

**SECURITIES LAW**

The Short-Term/Long-Term Dichotomy and Investment Theory: Implications for Securities Market Regulation and for Corporate Law ..... 137

**TAXATION**

Retroactivity Refused: North Carolina Defies Supreme Court Precedent in *Swanson v. State* ..... 2125

**TORT LAW**

Choice of Law Under the Federal Tort Claims Act: *Richards* and *Renvoi* Revisited ..... 641

The Intentional-Tort Exception to the Workers' Compensation Exclusive Remedy Immunity Provision: *Woodson v. Rowland* ..... 849

Misrepresentation in North Carolina ..... 323

**TRIBUTES**

In Appreciation: Daniel Hubbard Pollitt ..... 1683

**USURY**

Undermining the Usury Statutes: *Swindell v. Federal National Mortgage Association* ..... 1983