

NORTH CAROLINA LAW REVIEW

Volume 72 | Number 6 Article 1

9-1-1994

Table of Contents--Issue 6

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, Table of Contents--Issue 6, 72 N.C. L. REV. (1994). $Available\ at: http://scholarship.law.unc.edu/nclr/vol72/iss6/1$

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.

North Carolina Law Review

VOLUME 72

SEPTEMBER 1994

Number 6

CONTENTS

ARTICLES	
Coastal Management Law in North Carolina: 1974-1994	1413
STATISTICAL COMPILATION OF THE OPINIONS OF THE SUPREME COURT OF NORTH CAROLINA TERMS 1989-90 THROUGH 1992-93	1453
COMMENTS	
Repairing the Breach and Reconciling the Discordant: Mediation in the Criminal Justice System	1479
You Can't Always Get What You Want: A Look at North Carolina's Public Records Law	1527
SURVEY OF DEVELOPMENTS IN NORTH CAROLINA AND THE FOURTH CIRCUIT, 1993	
I. CIVIL PROCEDURE Making the Government Pay: The Application of the Equal Access to Justice Act in EEOC v. CLAY PRINTING COMPANY	1575
CIVIL PROCEDURE—CHOICE OF LAW—COLLINS & AIKMAN CORP. V. HARTFORD ACCIDENT & INDEMNITY Co., 335 N.C. 91, 436 S.E.2d 243 (1993)	1597
CIVIL PROCEDURE—FORUM SELECTION— N.C. GEN. STAT. § 22B-3 (1994)	1608
II. CONSTITUTIONAL LAW CONSTITUTIONAL LAW—FREEDOM OF SPEECH— STATE V. PETERSILIE, 334 N.C. 169, 432 S.E.2d 832 (1993)	1618
BALTIMORE TEACHERS UNION V. MAYOR OF BALTIMORE: DOES THE CONTRACT CLAUSE HAVE ANY VITALITY IN THE FOURTH CIRCUIT? Thomas H. Lee, Ir	1633

IV. CRIMINAL LAW STATE V. JEMMINGS: PUBLIC FERVOR, THE NORTH CAROLINA SUPREME COURT, AND SOCIETY'S ULTIMATE PUNISHMENT		CORPORATE LAW CORPORATE LAW CORPORATE LAW COMPANY ACT, N.C. GEN. STAT. §§ 57C-1-01 to -10-07 (1993)Lee Stanford Sherrill, Jr.	1654
WORK AND THE RIGHT OF ACCESS TO THE COURTS: Bryant v. Moth		State v. Jennings: Public Fervor, the North Carolina Supreme Court, and	1672
AND LESSER INCLUDED OFFENSE RULES IN STATE V. COLLINS		Work and the Right of Access to	1692
CRAWFORD V. AIR LINE PILOTS ASSOCIATION: THE FOURTH CIRCUIT DETERMINES WHAT EXPENSES A UNION MAY CHARGE TO NONUNION WORKERS		AND LESSER INCLUDED OFFENSE	1721
I Can't Get No Relief: Alcoholic Employees and the Federal Rehabilitation Act in Little v. FBI	,	. Crawford v. Air Line Pilots Association: The Fourth Circuit Determines What Expenses a Union May Charge to	1732
EVIDENCE—RAPE SHIELD STATUTE—WITNESSES— STATE V. GUTHRIE, 110 N.C. App. 91, 428 S.E.2d 853 (1993)		I Can't Get No Relief: Alcoholic Employees and the Federal Rehabilitation	1753
KUDER V. SCHROEDER: THE NORTH CAROLINA COURT OF APPEALS HOLDS THAT A PROFESSIONAL EDUCATION IS NOT WITHIN THE SPOUSAL DUTY OF SUPPORT Steven A. King 1784 FAMILY LAW—EQUITABLE DISTRIBUTION— BROWN V. BROWN, 112 N.C. App. 15, 434 S.E.2d 873 (1993) William E. Schwartz 1801 VIII. TORT LAW BAXLEY V. NATIONWIDE MUTUAL INSURANCE COMPANY: A KEY LOOPHOLE IN THE FINANCIAL RESPONSIBILITY ACT OF 1953		EVIDENCE—RAPE SHIELD STATUTE—WITNESSES— STATE V. GUTHRIE, 110 N.C. App. 91,	1777
BROWN V. BROWN, 112 N.C. App. 15, 434 S.E.2d 873 (1993)		Kuder v. Schroeder: The North Carolina Court of Appeals Holds That a Professional Education Is Not	1784
Baxley v. Nationwide Mutual Insurance Company: A Key Loophole in the Financial Responsibility Act of 1953		Brown v. Brown, 112 N.C. App. 15,	1801
		Baxley v. Nationwide Mutual Insurance Company: A Key Loophole in the Financial Responsibility Act of 1953	1809