



UNC  
SCHOOL OF LAW

## NORTH CAROLINA LAW REVIEW

---

Volume 72 | Number 6

Article 14

---

9-1-1994

# 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*, 72 N.C. L. REV. (1994).

Available at: <http://scholarship.law.unc.edu/nclr/vol72/iss6/14>

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

## ALTERNATIVE DISPUTE RESOLUTION

- Repairing the Breach and Reconciling the Discordant: Mediation in the Criminal Justice System ..... 1479

## BANKRUPTCY

- Some Things Are Better Left Said: A Discussion of the Unstated Arguments Supporting and Opposing the Supreme Court's Opinion in *Nobelman v. American Savings Bank* ..... 1113

## CAPITAL PUNISHMENT

- State v. Jennings*: Public Fervor, the North Carolina Supreme Court, and Society's Ultimate Punishment ..... 1672

## CIVIL PROCEDURE

- 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
- Civil Rights Plaintiffs, Clogged Courts, and the Federal Rules of Civil Procedure: The Supreme Court Takes a Look at Heightened Pleading Standards in *Leatherman v. Tarrant County Narcotics Intelligence & Coordination Unit* ..... 1085
- Making the Government Pay: The Application of the Equal Access to Justice Act in *EEOC v. Clay Printing Company* ..... 1575

## CIVIL RIGHTS

- An Alternative Approach to the Taxation of Employment Discrimination Recoveries Under Federal Civil Rights Statutes: Income From Human Capital, Realization, and Nonrecognition ..... 549
- Bray v. Alexandria Women's Health Clinic*: "Rational Objects of Disfavor" as a New Weapon in Modern Civil Rights Litigation ..... 764
- Civil Rights Plaintiffs, Clogged Courts, and the Federal Rules of Civil Procedure: The Supreme Court Takes a Look at Heightened Pleading Standards in *Leatherman v. Tarrant County Narcotics Intelligence & Coordination Unit* ..... 1085

## COASTAL LAW

- Coastal Management Law in North Carolina: 1974-1994 ..... 1413

## CONFLICT OF LAWS

- CIVIL PROCEDURE—CHOICE OF LAW—*Collins & Aikman Corp. v. Hartford Accident & Indemnity Co.*, 335 N.C. 91, 436 S.E.2d 243 (1993) ..... 1597

## CONSTITUTIONAL LAW

- Baltimore Teachers Union v. Mayor of Baltimore*: Does the Contract Clause Have Any Vitality in the Fourth Circuit? ..... 1633
- CONSTITUTIONAL LAW—FREEDOM OF SPEECH—*State v. Petersilie*, 334 N.C. 169, 432 S.E.2d 832 (1993) ..... 1618

<i>Crawford v. Air Line Pilots Association: The Fourth Circuit Determines What Expenses a Union May Charge to Nonunion Workers</i> .....	1732
The Fancied Line: <i>Shaw v. Reno</i> and the Chimerical Racial Gerrymander .....	725
Inmate Access to Prison Computers for Legal Work and the Right of Access to the Courts: <i>Bryant v. Muth</i> .....	1692
Interpreting State Aid to Religious Schools Under the Establishment Clause: <i>Zobrest v. Catalina Foothills School District</i> .....	1039
On Constitutional Seances and Color-Blind Ghosts .....	401
The Paradox of “Actual Innocence” in Federal Habeas Corpus After <i>Herrera v. Collins</i> .....	479
Rediscovering Conservatism: Burkean Political Theory and Constitutional Interpretation .....	619
Severability .....	203
You’ve Come a Long Way, Felon: <i>Helling v. McKinney</i> Extends the Eighth Amendment to Grant Prisoners the Exclusive Constitutional Right to a Smoke-Free Environment .	1399

CONTRACTS

<i>Baltimore Teachers Union v. Mayor of Baltimore: Does the Contract Clause Have Any Vitality in the Fourth Circuit?</i> .....	1633
Franchise Contract Clauses and the Franchisor’s Duty of Care Toward Its Franchisees .....	905
Jurisdiction Over Those Who Breach Their Contracts: The Lessons of <i>Burger King</i> ....	55

CORPORATE LAW

CORPORATE LAW—Limited Liability Company Act, N.C. GEN. STAT. §§ 57C-1-01 to -10-07 (1993) .....	1654
Franchise Contract Clauses and the Franchisor’s Duty of Care Toward Its Franchisees .....	905

COURTS

Civil Rights Plaintiffs, Clogged Courts, and the Federal Rules of Civil Procedure: The Supreme Court Takes a Look at Heightened Pleading Standards in <i>Leatherman v. Tarrant County Narcotics Intelligence &amp; Coordination Unit</i> .....	1085
Inmate Access to Prison Computers for Legal Work and the Right of Access to the Courts: <i>Bryant v. Muth</i> .....	1692
Statistical Compilation of the Opinions of the Supreme Court of North Carolina Terms 1989-90 Through 1992-93 .....	1453
Making the Government Pay: The Application of the Equal Access to Justice Act in <i>EEOC v. Clay Printing Company</i> .....	1575

CRIMINAL LAW

The Convergence of Plain Error and Lesser Included Offense Rules in <i>State v. Collins</i> .	1721
The Criminal Prosecution of Local Governments .....	1197
EVIDENCE—RAPE SHIELD STATUTE—WITNESSES— <i>State v. Guthrie</i> , 110 N.C. App. 91, 428 S.E.2d 853 (1993) .....	1777
Inmate Access to Prison Computers for Legal Work and the Right of Access to the Courts: <i>Bryant v. Muth</i> .....	1692
<i>Lockhart v. Fretwell: Using Hindsight to Evaluate Prejudice in Claims of Ineffective Assistance of Counsel</i> .....	1369

The Pink Panther Meets the Grim Reaper: Estate Taxation of the Fruits of Crime . . . .	163
Old Wine in New Bottles: The “Marital” Rape Allowance . . . . .	261
The Paradox of “Actual Innocence” in Federal Habeas Corpus After <i>Herrera v. Collins</i> . . . . .	479
Punishing Offensive Conduct on University Campuses: <i>Iota Xi Chapter of Sigma Chi Fraternity v. George Mason University</i> . . . . .	789
Reining in Civil Forfeiture Law and Protecting Innocent Owners from Civil Asset Forfeiture: <i>United States v. 92 Buena Vista Avenue</i> . . . . .	1333
Repairing the Breach and Reconciling the Discordant: Mediation in the Criminal Justice System . . . . .	1479
<i>State v. Jennings</i> : Public Fervor, the North Carolina Supreme Court, and Society’s Ultimate Punishment . . . . .	1672
You’ve Come a Long Way, Felon: <i>Helling v. McKinney</i> Extends the Eighth Amendment to Grant Prisoners the Exclusive Constitutional Right to a Smoke-Free Environment .	1399

DEFAMATION

Bringing Coherence to Defamation Law Through Uniform Legislation: The Search for an Elegant Solution . . . . .	291
--	-----

EDUCATION

Interpreting State Aid to Religious Schools Under the Establishment Clause: <i>Zobrest v. Catalina Foothills School District</i> . . . . .	1039
<i>Kuder v. Schroeder</i> : The North Carolina Court of Appeals Holds that a Professional Education is not Within the Spousal Duty of Support . . . . .	1784
Punishing Offensive Conduct on University Campuses: <i>Iota Xi Chapter of Sigma Chi Fraternity v. George Mason University</i> . . . . .	789

ELECTIONS LAW

The Fancied Line: <i>Shaw v. Reno</i> and the Chimerical Racial Gerrymander . . . . .	725
---	-----

EMPLOYMENT LAW

An Alternative Approach to the Taxation of Employment Discrimination Recoveries Under Federal Civil Rights Statutes: Income From Human Capital, Realization, and Nonrecognition . . . . .	549
<i>Baltimore Teachers Union v. Mayor of Baltimore</i> : Does the Contract Clause Have Any Vitality in the Fourth Circuit? . . . . .	1633
<i>Crawford v. Air Line Pilots Association</i> : The Fourth Circuit Determines What Expenses a Union May Charge to Nonunion Workers . . . . .	1732
A Proposal for Procedural Limitations on Hiring Permanent Striker Replacements: “A Far, Far Better Thing” Than the Workplace Fairness Act . . . . .	813
There’s Too Much Confusion Here, and I Can’t Get No Relief: Alcoholic Employees and the Federal Rehabilitation Act in <i>Little v. FBI</i> . . . . .	1753

ENVIRONMENTAL LAW

Coastal Management Law in North Carolina: 1974-1994 . . . . .	1413
---	------

EVIDENCE

EVIDENCE—RAPE SHIELD STATUTE—WITNESSES— <i>State v. Guthrie</i> , 110 N.C. App. 91, 428 S.E.2d 853 (1993) . . . . .	1777
The New Gatekeepers: Judging Scientific Evidence in a Post-Frye World . . . . .	1060

**FAMILY LAW**

**FAMILY LAW—EQUITABLE DISTRIBUTION—*Brown v. Brown*, 112 N.C. App. 15, 434 S.E.2d 873 (1993)**..... 1801

**The Struggle for the Child: Preserving the Family in Adoption Disputes Between Biological Parents and Third Parties** ..... 1279

***Kuder v. Schroeder*: The North Carolina Court of Appeals Holds that a Professional Education is not Within the Spousal Duty of Support** ..... 1784

**FEDERAL JURISDICTION**

**Jurisdiction Over Those Who Breach Their Contracts: The Lessons of *Burger King***.... 55

**FREE SPEECH**

**CONSTITUTIONAL LAW—FREEDOM OF SPEECH—*State v. Petersilie*, 334 N.C. 169, 432 S.E.2d 832 (1993)** ..... 1618

**Punishing Offensive Conduct on University Campuses: *Iota Xi Chapter of Sigma Chi Fraternity v. George Mason University*** ..... 789

**You Can't Always Get What You Want: A Look at North Carolina's Public Records Law** ..... 1527

**JUDICIAL SYSTEM**

**Civil Rights Plaintiffs, Clogged Courts, and the Federal Rules of Civil Procedure: The Supreme Court Takes a Look at Heightened Pleading Standards in *Leatherman v. Tarrant County Narcotics Intelligence & Coordination Unit*** ..... 1085

**Inmate Access to Prison Computers for Legal Work and the Right of Access to the Courts: *Bryant v. Muth*** ..... 1692

**Regulation and Simple Arithmetic: Shifting the Perspective on Tort Reform** ..... 1129

**Repairing the Breach and Reconciling the Discordant: Mediation in the Criminal Justice System** ..... 1479

**Statistical Compilation of the Opinions of the Supreme Court of North Carolina Terms 1989-90 Through 1992-93**..... 1453

**The Supreme Court and Junk Social Science: Selective Distortion in Amicus Briefs** ... 91

**Making the Government Pay: The Application of the Equal Access to Justice Act in *EEOC v. Clay Printing Company***..... 1575

**LABOR LAW**

***Baltimore Teachers Union v. Mayor of Baltimore*: Does the Contract Clause Have Any Vitality in the Fourth Circuit?** ..... 1633

***Crawford v. Air Line Pilots Association*: The Fourth Circuit Determines What Expenses a Union May Charge to Nonunion Workers** ..... 1732

**A Proposal for Procedural Limitations on Hiring Permanent Striker Replacements: "A Far, Far Better Thing" Than the Workplace Fairness Act** ..... 813

**There's Too Much Confusion Here, and I Can't Get No Relief: Alcoholic Employees and the Federal Rehabilitation Act in *Little v. FBI***..... 1753

**LEGAL EDUCATION**

**Feminist Perspectives on the Ideological Impact of Legal Education Upon the Profession** ..... 1259

**Legal Classics: After Deconstructing the Legal Canon**..... 977

**On Constitutional Seances and Color-Blind Ghosts** ..... 401

Professionalism: The Deep Theory .....	1271
The Social Science of Ideology and the Ideology of Social Science .....	1249
<b>LOCAL GOVERNMENT</b>	
The Criminal Prosecution of Local Governments .....	1197
<b>PERSONAL JURISDICTION</b>	
Jurisdiction Over Those Who Breach Their Contracts: The Lessons of <i>Burger King</i> ....	55
<b>PRISONERS' RIGHTS</b>	
Inmate Access to Prison Computers for Legal Work and the Right of Access to the Courts: <i>Bryant v. Muth</i> .....	1692
You've Come a Long Way, Felon: <i>Helling v. McKinney</i> Extends the Eighth Amendment to Grant Prisoners the Exclusive Constitutional Right to a Smoke-Free Environment .	1399
<b>PROFESSIONAL RESPONSIBILITY</b>	
Lawyer Discipline and "Disclosure Advertising": Towards a New Ethos .....	351
Nonrefundable Retainers Revisited .....	1
Professionalism: The Deep Theory .....	1271
<b>PROPERTY LAW</b>	
FAMILY LAW—EQUITABLE DISTRIBUTION— <i>Brown v. Brown</i> , 112 N.C. App. 15, 434 S.E.2d 873 (1993) .....	1801
Reining in Civil Forfeiture Law and Protecting Innocent Owners from Civil Asset Forfeiture: <i>United States v. 92 Buena Vista Avenue</i> .....	1333
Some Things Are Better Left Said: A Discussion of the Unstated Arguments Supporting and Opposing the Supreme Court's Opinion in <i>Nobelman v. American Savings Bank</i> .....	1113
<b>PUBLIC RECORDS</b>	
You Can't Always Get What You Want: A Look at North Carolina's Public Records Law .....	1527
<b>RELIGION</b>	
Interpreting State Aid to Religious Schools Under the Establishment Clause: <i>Zobrest v. Catalina Foothills School District</i> .....	1039
<b>SEXUAL HARASSMENT</b>	
By Invitation Only: The Proof of Welcomeness in Sexual Harassment Cases .....	499
<b>SOCIAL SCIENCE</b>	
The Social Science of Ideology and the Ideology of Social Science .....	1249
The Supreme Court and Junk Social Science: Selective Distortion in Amicus Briefs ...	91
<b>TAXATION</b>	
An Alternative Approach to the Taxation of Employment Discrimination Recoveries Under Federal Civil Rights Statutes: Income From Human Capital, Realization, and Non- recognition .....	549
The Pink Panther Meets the Grim Reaper: Estate Taxation of the Fruits of Crime .....	163

TORT LAW

By Invitation Only: The Proof of Welcomeness in Sexual Harassment Cases ..... 499  
Enhanced Risk of Disease Claims: Limiting Recovery to Compensation for Loss, Not  
Chance ..... 453  
Regulation and Simple Arithmetic: Shifting the Perspective on Tort Reform ..... 1129

TRUSTS & ESTATES

The Pink Panther Meets the Grim Reaper: Estate Taxation of the Fruits of Crime ..... 163

VOTING RIGHTS

The Fancied Line: *Shaw v. Reno* and the Chimerical Racial Gerrymander ..... 725

WOMEN'S ISSUES

By Invitation Only: The Proof of Welcomeness in Sexual Harassment Cases ..... 499  
EVIDENCE—RAPE SHIELD STATUTE—WITNESSES—*State v. Guthrie*, 110 N.C. App. 91, 428  
S.E.2d 853 (1993) ..... 1777  
Feminist Perspectives on the Ideological Impact of Legal Education Upon the  
Profession ..... 1259  
*Kuder v. Schroeder*: The North Carolina Court of Appeals Holds that a Professional Edu-  
cation is not Within the Spousal Duty of Support ..... 1784  
Old Wine in New Bottles: The “Marital” Rape Allowance ..... 261