



UNC  
SCHOOL OF LAW

## NORTH CAROLINA LAW REVIEW

---

Volume 77 | Number 6

Article 11

---

9-1-1999

# 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*, 77 N.C. L. REV. (1999).

Available at: <http://scholarship.law.unc.edu/nclr/vol77/iss6/11>

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

## ADMINISTRATIVE LAW

- Judicial Review Gone Awry: The Supreme Court Rewrites the NLRB's  
Unitary Standard in *Allentown Mack Sales & Service, Inc. v. NLRB*..... 1925
- Legislative Courts, Article III, and the Seventh Amendment ..... 1037

## ARBITRATION

- Rustic Justice: Community and Coercion Under the Federal Arbitration Act ..... 931

## CIVIL PROCEDURE

- Is Standing Law or Politics? ..... 1741
- Keith v. Northern Hospital District of Surry County* and Rule 9(j): Preventing  
Frivolous Medical Malpractice Claims at the Expense of North Carolina  
Courts' Equitable Powers ..... 2303
- "Standing" Up for Minority Coworkers? While Males Do Not Have  
"Aggrieved Person" Standing for Hostile Environment Actions Under  
*Childress v. City of Richmond* ..... 865

## CIVIL RIGHTS

- Alternative Ways Out: A Remedial Road Map for the Use of Alternative  
Electoral Systems as Voting Rights Act Remedies ..... 1867
- Arkansas Educational Television Commission v. Forbes*: Independent  
Candidate Access to Public Television Debates ..... 1223
- Bragdon v. Abbott*: ADA Protection for Individuals with Asymptomatic HIV ..... 1266
- Major Litigation Activities Regarding Major Life Activities: The Failure of the  
"Disability" Definition in the Americans with Disabilities Act of 1990 ..... 1405
- Professor Loewy's "Diversity" Defense of Racial Preference: Defining  
Discrimination Away ..... 1505
- Squaw Drudges, Farm Wives, and the Dann Sisters' Last Stand: American  
Indian Women's Resistance to Domestication and the Denial of Their  
Property Rights ..... 637
- Striking an Unequal Balance: The Fourth Circuit Holds that Public School  
Teachers Do Not Have First Amendment Rights to Set Curricula in *Boring*  
*v. Buncombe County Board of Education*..... 1960
- Taking *Bakke* Seriously: Distinguishing Diversity from Affirmative Action in  
the Law School Admissions Process..... 1479
- The Lawfulness of *Romer v. Evans*..... 241
- The Whys of Lies and *Vaughan v. MetraHealth*: Can an Employer's Lie Be  
Used to Make an Inference of Discrimination?..... 2246

## CONSUMER LAW

- Rustic Justice: Community and Coercion Under the Federal Arbitration Act ..... 931

## CONSTITUTIONAL LAW

- A Study in Separation of Powers: Executive Power in North Carolina ..... 2049

<i>Arkansas Educational Television Commission v. Forbes</i> : Independent Candidate Access to Public Television Debates .....	1223
Choosing Fairness over Fundamentals: How <i>Bailey v. North Carolina</i> Undermines the Constitutional Prohibition Against the State Contracting Away Its Power of Taxation .....	2217
Constitutions and Spontaneous Orders: A Response to Professor McGinnis .....	537
<i>Eastern Enterprises v. Apfel</i> : Is the Court One Step Closer to Unraveling the Takings and Due Process Clauses? .....	1525
Executive Agreements and the (Non)Treaty Power .....	133
Finding the Constitution: An Economic Analysis of Tradition’s Role in Constitutional Interpretation .....	409
In Praise of the Efficiency of Decentralized Traditions and Their Preconditions .....	523
Legislative Courts, Article III, and the Seventh Amendment .....	1037
<i>Ohio Adult Parole Authority v. Woodard</i> : Breathing New “Life” into an Old Fourteenth Amendment Controversy .....	891
Professor Loewy’s “Diversity” Defense of Racial Preference: Defining Discrimination Away .....	1505
Sex in the Oval Office and Cover-up Under Oath: Impeachable Offense? .....	259
Striking an Unequal Balance: The Fourth Circuit Holds that Public School Teachers Do Not Have First Amendment Rights to Set Curricula in <i>Boring v. Buncombe County Board of Education</i> .....	1960
Taking <i>Bakke</i> Seriously: Distinguishing Diversity from Affirmative Action in the Law School Admissions Process .....	1479
The Executive Function Theory, the Hamilton Affair, and Other Constitutional Mythologies .....	1791
The Ideology of Shame: An Analysis of First Amendment and Eighth Amendment Challenges to Scarlet-Letter Probation Conditions .....	783
The Lawfulness of <i>Romer v. Evans</i> .....	241
Three Strikes, Two Bites at the Apple, and One Offense?: An Examination of <i>Monge v. California</i> and the Double Jeopardy Clause’s Inapplicability to Three Strikes Law .....	2007
<i>United States v. Bajakajian</i> : Will a New Standard for Applying the Excessive Fines Clause to Criminal Forfeitures Affect Civil Forfeiture Analysis? .....	1595
<i>United States v. Wilson</i> : Did Interstate General Substantially Affect Interstate Commerce? .....	361
<b>COMMON LAW</b>	
The Islamic Origins of the Common Law .....	1635
<b>CONTRACT LAW</b>	
Enforcing Family Promises: Reliance, Reciprocity, and Relational Contract .....	551

**CORPORATIONS**

A Matter of (Statutory) Interpretation: North Carolina Recognizes the Functional Test for Corporate Taxation in *Polaroid Corp. v. Offerman*..... 2326

Federalizing the Tax-Free Merger: Toward an End to the Anachronistic Reliance on State Corporation Laws..... 1307

**COURTS**

Avoiding Prognostication and Promoting Federalism: The Need for an Inter-Jurisdictional Certification Procedure in North Carolina..... 2123

*Campbell v. Louisiana*: Rethinking Access and Remedy for Claims of Discrimination in Jury Selection..... 1557

Legislative Courts, Article III, and the Seventh Amendment ..... 1037

Rustic Justice: Community and Coercion Under the Federal Arbitration Act ..... 931

**CRIMINAL LAW**

*Campbell v. Louisiana*: Rethinking Access and Remedy for Claims of Discrimination in Jury Selection..... 1557

Childhood Abuse and Adult Murder: Implications for the Death Penalty..... 1143

*Ohio Adult Parole Authority v. Woodard*: Breathing New “Life” into an Old Fourteenth Amendment Controversy ..... 891

The Ideology of Shame: An Analysis of First Amendment and Eighth Amendment Challenges to Scarlet-Letter Probation Conditions ..... 783

Three Strikes, Two Bites at the Apple, and One Offense?: An Examination of *Monge v. California* and the Double Jeopardy Clause’s Inapplicability to Three Strikes Law ..... 2007

*United States v. Bajakajian*: Will a New Standard for Applying the Excessive Fines Clause to Criminal Forfeitures Affect Civil Forfeiture Analysis? ..... 1595

**EDUCATION**

Professor Loewy’s “Diversity” Defense of Racial Preference: Defining Discrimination Away ..... 1505

Striking an Unequal Balance: The Fourth Circuit Holds that Public School Teachers Do Not Have First Amendment Rights to Set Curricula in *Boring v. Buncombe County Board of Education*..... 1960

Taking *Bakke* Seriously: Distinguishing Diversity from Affirmative Action in the Law School Admissions Process..... 1479

**EMPLOYMENT LAW**

*Bragdon v. Abbott*: ADA Protection for Individuals with Asymptomatic HIV ..... 1266

Judicial Review Gone Awry: The Supreme Court Rewrites the NLRB’s Unitary Standard in *Allentown Mack Sales & Service, Inc. v. NLRB*..... 1925

Major Litigation Activities Regarding Major Life Activities: The Failure of the “Disability” Definition in the Americans with Disabilities Act of 1990..... 1405

“Standing” Up for Minority Coworkers? While Males Do Not Have “Aggrieved Person” Standing for Hostile Environment Actions Under <i>Childress v. City of Richmond</i> .....	865
The Whys of Lies and <i>Vaughan v. MetraHealth</i> : Can an Employer’s Lie Be Used to Make an Inference of Discrimination?.....	2246
<b>ENVIRONMENT/ENVIRONMENTAL LAW</b>	
Hog Farms and Nuisance Law in <i>Parker v. Barefoot</i> : Has North Carolina Become a Hog Heaven and Waste Lagoon? .....	2355
The Population Crisis: The Stork, the Plow, and the IRS.....	13
<i>United States v. Wilson</i> : Did Interstate General Substantially Affect Interstate Commerce? .....	361
<b>THE EXECUTIVE BRANCH</b>	
A Study in Separation of Powers: Executive Power in North Carolina .....	2049
Executive Agreements and the (Non)Treaty Power.....	133
Sex in the Oval Office and Cover-up Under Oath: Impeachable Offense?.....	259
The Executive Function Theory, The Hamilton Affair, and Other Constitutional Mythologies .....	1791
<b>FAMILY LAW</b>	
Enforcing Family Promises: Reliance, Reciprocity, and Relational Contract.....	551
<i>O’Brien v. O’Brien</i> : The Changing Nature of Property Under the Equitable Distribution Laws in North Carolina .....	2280
<b>FORFEITURES</b>	
<i>United States v. Bajakajian</i> : Will a New Standard for Applying the Excessive Fines Clause to Criminal Forfeitures Affect Civil Forfeiture Analysis? .....	1595
<b>HEALTH LAW</b>	
<i>Bragdon v. Abbott</i> : ADA Protection for Individuals with Asymptomatic HIV .....	1266
Enacting a Health Information Confidentiality Law: Can Congress Beat the Deadline? .....	283
<i>Keith v. Northern Hospital District of Surry County</i> and Rule 9(j): Preventing Frivolous Medical Malpractice Claims at the Expense of North Carolina Courts’ Equitable Powers .....	2303
Legal Accountability for Utilization Review in ERISA Health Plans .....	731
<b>INTELLECTUAL PROPERTY</b>	
Is the North Carolina Trade Secrets Protection Act Itself a Secret, and Is the Act Worth Protecting? .....	2149
<b>INTERNATIONAL AGREEMENTS</b>	
Executive Agreements and the (Non)Treaty Power .....	133
<b>ISLAMIC LAW</b>	
The Islamic Origins of the Common Law.....	1635

**NATIVE AMERICAN WOMEN**

Squaw Drudges, Farm Wives, and the Dann Sisters' Last Stand: American Indian Women's Resistance to Domestication and the Denial of Their Property Rights ..... 637

**PRIVACY**

Enacting a Health Information Confidentiality Law: Can Congress Beat the Deadline?..... 283

**PROPERTY/PROPERTY LAW**

*Eastern Enterprises v. Apfel*: Is the Court One Step Closer to Unraveling the Takings and Due Process Clauses?..... 1525

Squaw Drudges, Farm Wives, and the Dann Sisters' Last Stand: American Indian Women's Resistance to Domestication and the Denial of Their Property Rights ..... 637

Too Far Too Fast? The North Carolina Supreme Court Eliminates the Common Law Distinction Between Invitees and Licensees in *Nelson v. Freeland* ..... 2377

**TAXATION**

A Matter of (Statutory) Interpretation: North Carolina Recognizes the Functional Test for Corporate Taxation in *Polaroid Corp. v. Offerman*..... 2326

Choosing Fairness over Fundamentals: How *Bailey v. North Carolina* Undermines the Constitutional Prohibition Against the State Contracting Away Its Power of Taxation ..... 2217

Federalizing the Tax-Free Merger: Toward an End to the Anachronistic Reliance on State Corporation Laws..... 1307

The Population Crisis: The Stork, the Plow, and the IRS..... 13

**TORT LAW**

Hog Farms and Nuisance Law in *Parker v. Barefoot*: Has North Carolina Become a Hog Heaven and Waste Lagoon? ..... 2355

Too Far Too Fast? The North Carolina Supreme Court Eliminates the Common Law Distinction Between Invitees and Licensees in *Nelson v. Freeland* ..... 2377

**TRADE SECRETS**

Is the North Carolina Trade Secrets Protection Act Itself a Secret, and Is the Act Worth Protecting? ..... 2149

**TRIBUTE**

In Appreciation: Paul G. Haskell..... 1

**WILLS**

Enforcing Family Promises: Reliance, Reciprocity, and Relational Contract..... 551