11-1-1992

Responses/Comments/Notes

North Carolina Law Review

Follow this and additional works at: http://scholarship.law.unc.edu/nclr

Part of the Law Commons

Recommended Citation
Available at: http://scholarship.law.unc.edu/nclr/vol71/iss1/5
Race and the American City: The Kerner Commission in Retrospect—An Introduction ................................................................. 1289
Thucydides’ Law of History, or From Kerner, 1968 to Hacker, 1992 .............. 1711
Toward Ending Residential Segregation: A Fair Share Proposal for the Next Reconstruction ................................................................. 1573
A Universal Solution to the Minority Housing Problem ......................... 1557
The Urban Policy Challenge: Integrating Across Social and Economic Development Policy ................................................................. 1463

RESPONSES

The Culture of Capital: Comments on Conley & O’Barr ........................ 501
Original Intent: The Rage of Hans Baade .............................................. 1151

COMMENTS

Causal Inference in Epidemiology: Implications for Toxic Tort Litigation....... 247
An End to Settlement on the Courthouse Steps? Mediated Settlement Conferences in North Carolina Superior Courts ................................................. 1857
The Third Generation of Loitering Laws Goes to Court: Do Laws that Criminalize “Loitering with the Intent to Sell Drugs” Pass Constitutional Muster? ........... 513

NOTES

A Bold Reaffirmation? Planned Parenthood v. Casey Opens the Door for States to Enact New Laws to Discourage Abortion ........................................ 1787
Construction of “Expected or Intended Injury” Exclusions in North Carolina: N.C. Farm Bureau Mutual Insurance Co. v. Stox ........................................ 2101
Damned If You Do... The Supreme Court Denies Qualified Immunity to Section 1983 Private Party Defendants in Wyatt v. Cole ........................................ 849
Freeman v. Freeman: Adopting the Analytic Approach to Equitable Distribution of Workers’ Compensation Awards ........................................ 2065
A House Built on Sand: Lucas v. South Carolina Coastal Council ................ 928
Hudson v. McMillan: The Evolving Standard of Eighth Amendment Application to the Use of Excessive Force Against Prison Inmates .................................. 1814
M & M Medical Supplies v. Pleasant Valley Hospital: Has the Fourth Circuit Signaled the End of a “New Era”? ........................................ 1913