9-1-2003

Articles

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/vol81/iss6/9

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.
# INDEX TO VOLUME 80, NOS. 1-6, 2001–2002

## ARTICLES

*Baker’s Promise, Equal Protection, and the Modern Redistricting Revolution: A Plea for Rationality* ................................................................. 1353

*Common Law Courts in an Age of Equity Procedure: Redefining Appellate Review for the Mass Tort Era* ................................................................. 527

*Constitutional Pluralism and Democratic Politics: Reflections on the Interpretive Approach of *Baker v. Carr* ................................................................. 1103

*Engendered by Technologies* .................................................................................. 1

*Expropriatory Intent: Defining the Proper Boundaries of Substantive Due Process and the Takings Clause* ................................................................. 713

*Extrajudicial Constitutional Interpretation: Three Objections and Responses* .............................................................................................................. 773

*Federal Judicial Selection in the Fourth Circuit* .................................................... 2001

*Gender, Genes, and Choice: A Comparative Look at Feminism, Evolution, and Economics* ........................................................................................................ 465

*Is the Electoral Count Act Unconstitutional?* .................................................. 1653

*Is Voting-Rights Law Now at War with Itself? Social Science and Voting Rights in the 2000s* ........................................................................................................ 1517

*Judicial Review and the Political Question Doctrine: Reviving the Federalist “Rebuttable Presumption” Analysis* .................................................. 1165

*Law and Prudence in the Law of Justiciability: The Transformation and Disappearance of the Political Question Doctrine* ........................................... 1203

*Megafirms* ............................................................................................................... 115

*One Person, One Vote and the Possibility of Political Community* .................. 1237

*One Person, One Vote: A Mantra in Need of Meaning* .................................... 1269

*Remediying Societal Discrimination Through the Spending Power* .................. 1575

*Sexual Ethics and Postmodernism in Gay Rights Philosophy* .......................... 371