

11-1-1995

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*, 74 N.C. L. REV. (1995).Available at: <http://scholarship.law.unc.edu/nclr/vol74/iss1/13>

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.

SUBJECTS

Administrative Law

- Sham Petitioning as a Threat to the Integrity of the Regulatory Process 1

Antitrust Law

- An Essay on the Normative Foundations of Antitrust Economics 219

Bankruptcy

- Bankruptcy Redistributive Policies and the Limits of the Judicial Process 75

Civil Procedure

- A Jurisprudence of Doubt: Generalized Grievances as a Limitation to Federal Court Access..... 1863
Crossman v. Moore: The End of Relation Back with Regard to Corrected Party Names in North Carolina. 2000
United States Fidelity and Guaranty Co. v. A&S Manufacturing Co.: Realignment of Parties in Diversity Jurisdiction Cases..... 1979

Civil Rights

- Defining the Business Necessity Defense to the Disparate Impact Cause of Action: Finding the Golden Mean 1479
Doe v. University of Maryland Medical System Corporation: Should Doctors With AIDS Continue To Practice? 2013
 Federal Affirmative Action After *Adarand Constructors, Inc., v. Peña* 1259
 “You’ve Got to Be Carefully Taught”: Justifying Affirmative Action After *Croson* and *Adarand* 1141

Constitutional Law

- A Casualty of the “War on Drugs”: Mandatory, Suspicionless Drug Testing of Student Athletes in *Vernonia School District 47J v. Acton* 833
 Akhil Amar on Criminal Procedure and Constitutional Law: “Here I Go Down That Wrong Road Again” 1559
 Components of Culture 141
 Deconstructing Disparate Impact: A View of the Model Through New Lenses . 325
McIntyre v. Ohio Elections Commission: Defining the Right to Engage in Anonymous Political Speech 553
 Of Markets and Media: The First Amendment, The New Mass Media, and the Political Components of Culture 141
Over the Edge: The Fourth Circuit’s Commercial Speech Analysis in *Penn Advertising* and *Anheuser-Bush*..... 2086
 Public Endangerment or Personal Liberty? North Carolina Enacts a Liberalized Concealed Handgun Statute 2214
Sandin v. Conner: Redefining State Prisoners’ Liberty Interest and Due Process Rights 1761
 The Children We Abandon: Religious Exemptions to Child Welfare and Education Laws as Denials of Equal Protection to Children of Religious Objectors 1321

The Serpentine Wall of Separation Between Church and State: <i>Rosenberger v. Rector and Visitors of the University of Virginia</i>	1225
What a Difference ADEA Makes: Why Disparate Impact Theory Should Not Apply to the Age Discrimination in Employment Act.....	267
Contracts	
<i>Bromhal v. Stott</i> : Revisiting the Court's Role in Separation Agreements in the Context of Attorneys' Fees	2151
Corporate Law	
Corporate Governance and Managerial Incompetence: Lessons from Kmart ...	1037
Criminal Law	
Akhil Amar on Criminal Procedure and Constitutional Law: "Here I Go Down That Wrong Road Again"	1559
Explicit Limitations on the Implicit Right to Self Representation in Child Sexual Abuse Trials: <i>Fields v. Murray</i>	863
Novel Theories of Criminal Defense Based Upon the Toxicity of the Social Environment: Urban Psychosis, Television Intoxication, and Black Rage	731
<i>Schlup v. Delo</i> : The Result of Curbing Unlimited Jurisdiction by Limiting Discretion	897
<i>State v. Hunt</i> and Exculpatory DNA Evidence: When Is a New Trial Warranted?	1295
<i>State v. McCarver</i> : The Role of Jury Unanimity in Capital Sentencing	2061
<i>United States v. Burgos</i> : Balanced Blasting for Deadlocked Juries	2036
Education	
The Latest Home Education Challenge: The Relationship Between Home Schools and Public Schools	1913
Employment Law	
<i>Doe v. University of Maryland Medical System Corporation</i> : Should Doctors With AIDS Continue To Practice?	2013
The Need for Real Striker Replacement Reform	813
What a Difference ADEA Makes: Why Disparate Impact Theory Should Not Apply to the Age Discrimination in Employment Act.....	267
Evidence	
<i>State v. Rush</i> : Admissibility of Out-of-Court Spousal Statements in the Post- <i>Freeman</i> Context of North Carolina Marital Privilege Law	2108
The Science of Gatekeeping: The Federal Judicial Center's New <i>Reference Manual on Scientific Evidence</i>	1183
Family Law	
<i>Bromhal v. Stott</i> : Revisiting the Court's Role in Separation Agreements in the Context of Attorneys' Fees	2151
Giving Credit Where Credit is Due: North Carolina Recognizes Custodial Obligations as a Factor in Determining Alimony Entitlements	2128
How Do Judges Decide Divorce Cases? An Empirical Analysis of Discretionary Decision Making	401

Federal Jurisdiction

A Jurisprudence of Doubt: Generalized Grievances as a Limitation to Federal Court Access	1863
<i>United States Fidelity and Guaranty Co. v. A&S Manufacturing Co.</i> : Realignment of Parties in Diversity Jurisdiction Cases	1979

Free Speech

Over the Edge: The Fourth Circuit's Commercial Speech Analysis in <i>Penn Advertising and Anheuser-Bush</i>	2086
Privacy and Popularity: The Supreme Court Attempts to Polish the Public Image of the Legal Profession in <i>Florida Bar v. Went For It, Inc.</i>	1681

Judicial System

A Jurisprudence of Doubt: Generalized Grievances as a Limitation to Federal Court Access	1863
<i>Crossman v. Moore</i> : The End of Relation Back with Regard to Corrected Party Names in North Carolina.	2000
North Carolina's New Punitive Damages Statute: Who's Being Punished, Anyway?	2174
Privacy and Popularity: The Supreme Court Attempts to Polish the Public Image of the Legal Profession in <i>Florida Bar v. Went For It, Inc.</i>	1681
<i>State v. McCarver</i> : The Role of Jury Unanimity in Capital Sentencing	2061
<i>State v. Rush</i> : Admissibility of Out-of-Court Spousal Statements in the Post-Free-man Context of North Carolina Marital Privilege Law	2108
Statistical Compilation of the Opinions of the Supreme Court of North Carolina Terms 1993-94 Through 1994-95	1851
<i>United States Fidelity and Guaranty Co. v. A&S Manufacturing Co.</i> : Realignment of Parties in Diversity Jurisdiction Cases	1979
<i>United States v. Burgos</i> : Balanced Blasting for Deadlocked Juries	2036

Labor Law

A Famous Victory: Collective Bargaining Protections and the Statutory Aging Process	939
---	-----

Prisoners' Rights

<i>Sandin v. Conner</i> : Redefining State Prisoners' Liberty Interest and Due Process Rights	1761
---	------

Professional Responsibility

Privacy and Popularity: The Supreme Court Attempts to Polish the Public Image of the Legal Profession in <i>Florida Bar v. Went For It, Inc.</i>	1681
--	------

Property Law

Perpetuities Reform in North Carolina: The Uniform Statutory Rule Against Perpetuities, Nondonative Transfers, and Honorary Trusts	1783
--	------

Religion

The Children We Abandon: Religious Exemptions to Child Welfare and Education Laws as Denials of Equal Protection to Children of Religious Objectors	1321
---	------

The Serpentine Wall of Separation Between Church and State: <i>Rosenberger v. Rector and Visitors of the University of Virginia</i>	1225
Statutory Law	
North Carolina's New Punitive Damages Statute: Who's Being Punished, Anyway?	2174
Public Endangerment or Personal Liberty? North Carolina Enacts a Liberalized Concealed Handgun Statute	2214
Reinterpreting Statutory Interpretation	585
Strictly No Strict Liability: The 1995 Amendments to Chapter 99B, the Products Liability Act	2240
Taxation	
<i>Commissioner v. Schleier</i> : Adding Insult to "Personal Injury?"	1641
Tort Law	
<i>Commissioner v. Schleier</i> : Adding Insult to "Personal Injury?"	1641
North Carolina's New Punitive Damages Statute: Who's Being Punished, Anyway?	2174
Strictly No Strict Liability: The 1995 Amendments to Chapter 99B, the Products Liability Act	2240
Throwing Out the Baby with the Bathwater: The Fourth Circuit Rejects a State Duty of Affirmative Protection in <i>Pinder v. Johnson</i>	1719
Trusts and Estates	
Perpetuities Reform in North Carolina: The Uniform Statutory Rule Against Perpetuities, Nondonative Transfers, and Honorary Trusts	1783