



2004

## Index

Follow this and additional works at: <https://commons.und.edu/ndlr>



Part of the [Law Commons](#)

---

### Recommended Citation

(2004) "Index," *North Dakota Law Review*. Vol. 80 : No. 4 , Article 13.

Available at: <https://commons.und.edu/ndlr/vol80/iss4/13>

This Index is brought to you for free and open access by the School of Law at UND Scholarly Commons. It has been accepted for inclusion in North Dakota Law Review by an authorized editor of UND Scholarly Commons. For more information, please contact [und.common@library.und.edu](mailto:und.common@library.und.edu).

## AGENCY

80:471, No. 3; Civil Rights—Employment Practices: Common Law Control is the Best Test of “Employee” Within Employment Discrimination, *Clackamas Gastroenterology, P.C. v. Wells*, 538 U.S. 440 (2003). Douglas W. Murch.

## AMERICANS WITH DISABILITIES ACT

80:241, No. 2; Chemically Dependent Employees and the ADA in the Medical Profession: Does Patient Safety Exempt Hospital Employers from Compliance Under the Direct Threat and/or the Business Necessity Exceptions? Jodi Nelson Meyer.

80:471, No. 3; Civil Rights—Employment Practices: Common Law Control is the Best Test of “Employee” Within Employment Discrimination, *Clackamas Gastroenterology, P.C. v. Wells*, 538 U.S. 440 (2003). Douglas W. Murch.

## BOOK REVIEW

80:535, No. 3; Patronage: Histories and Biographies of North Dakota’s Federal Judges, by Ardell Tharaldson. Jeffrey B. Morris and Maureen Fitzgerald.

## CIVIL RIGHTS

80:323, No. 2; Constitutional Law—Civil Rights: The Supreme Court Strikes Down Sodomy Statute by Creating New Liberties and Invalidating Old Laws, *Lawrence v. Texas*, 539 U.S. 558 (2003). Ryan M. Bernstein.

80:471, No. 3; Civil Rights—Employment Practices: Common Law Control is the Best Test of “Employee” Within Employment Discrimination, *Clackamas Gastroenterology, P.C. v. Wells*, 538 U.S. 440 (2003). Douglas W. Murch.

## CIVIL PROCEDURE

80:175, No. 1; Constitutional Law—Equal Protection of Laws: The Equal Protection Challenge to the Medical Malpractice Statute of Repose in North Dakota. *Hoffner v. Johnson*, 2003 ND 79, 660 N.W.2d 909. Tracy J. Lyson.

80:405, No. 3; Lifting the PSLRA “Automatic Stay” of Discovery. Brian Philip Murray.

## CONSTITUTIONAL LAW

80:103, No.1; Pragmatism and Freedom of Speech. R. George Wright.

80:175, No. 1; Constitutional Law—Equal Protection of Laws: The Equal Protection Challenge to the Medical Malpractice Statute of Repose in North Dakota. *Hoffner v. Johnson*, 2003 ND 79, 660 N.W.2d 909. Tracy J. Lyson.

80:289, No. 2; Constitutional Law—Affirmative Action: The Supreme Court Strikes Down the University of Michigan's Admission Policy But Finds Diversity to be a Compelling Interest, *Gratz v. Bollinger*, 539 U.S. 224 (2003). Daniel P. Bakken.

80:323, No. 2; Constitutional Law—Civil Rights: The Supreme Court Strikes Down Sodomy Statute by Creating New Liberties and Invalidating Old Laws, *Lawrence v. Texas*, 539 U.S. 558 (2003). Ryan M. Bernstein.

80:355, No. 2; Mental Health—Crimes: The Supreme Court Sets Guidelines for Forcibly Medicating Incompetent Pre-Trial Detainees Solely for Prosecutorial Purposes, *Sell v. United States*, 539 U.S. 166 (2003). Tiffany L. Johnson.

## CONTRACTS

80:1, No. 1; Is a Signed Offer Sufficient to Satisfy the Statute of Frauds? Gregory Scott Crespi.

80:597, No. 4; An Interdisciplinary Approach to American Indian Economic Development. Lorie M. Graham.

## CRIMINAL LAW AND PROCEDURE

80:145, No. 1; Privacy Protections for the Rape Complainant: Half a Fig Leaf. Marah deMeule.

80:253, No. 2; Banishment from Within and Without: Analyzing Indigenous Sentencing Under International Human Rights Standards. Colin Miller.

80:355, No. 2; Mental Health—Crimes: The Supreme Court Sets Guidelines for Forcibly Medicating Incompetent Pre-Trial Detainees Solely for Prosecutorial Purposes, *Sell v. United States*, 539 U.S. 166 (2003). Tiffany L. Johnson.

80:497, No. 3; Sentencing and Punishment—Cruel and Unusual Punishment: The United States Supreme Court Upholds California's Three Strikes Law, Ruling the Law Does Not Violate the Eighth Amendment's Prohibition on Cruel and Unusual Punishment, *Ewing v. California*, 538 U.S. 11 (2003). Sarah Maureen Reed.

## ELECTIONS

80:441, No. 3; What is a Candidate? What is a Contribution? An Analysis of How North Dakota's New Campaign Finance Definitions Compare to the Rest of the States. Christopher D. Friez.

## EVIDENCE

80:145, No. 1; Privacy Protections for the Rape Complainant: Half a Fig Leaf. Marah deMeule

## FEDERAL COURTS

80:205, No. 1; Constitutional Law—Federal Indian Law: The Erosion of Tribal Sovereignty as the Protection of the Nonintercourse Act Continues to be Redefined More Narrowly, *Cass County Joint Water Resource District v. 1.43 Acres of Land*, 202 ND 83, 643 N.W.2d 685. Sheree R. Weisz.

80:597, No. 4; An Interdisciplinary Approach to American Indian Economic Development. Lorie M. Graham.

80:657, No. 4; Spreading the Wealth: Indian Gaming and Revenue-Sharing Agreements. Steven A. Light, Kathryn R.L. Rand, Alan P. Meister.

80:691, No. 4; Labor Relations and Tribal Self-Governance. Wenona T. Singel.

80:743, No. 4; Constitutional Shadows: The Missing Narrative in Indian Law. Frank Pommersheim.

80:759, No. 4; In Pursuit of Tribal Economic Development as a Substitute for Reservation Tax Revenue. Matthew L.M. Fletcher.

80:827, No. 4; Borrowing from Blackacre: Expanding Tribal Land Bases Through the Creation of Future Interests and Joint Tenancies. Stacy L. Leeds.

## GAMING

80:657, No. 4; Spreading the Wealth: Indian Gaming and Revenue-Sharing Agreements. Steven A. Light, Kathryn R.L. Rand, Alan P. Meister.

## HEALTH

80:241, No. 2; Chemically Dependent Employees and the ADA in the Medical Profession: Does Patient Safety Exempt Hospital Employers from Compliance Under the Direct Threat and/or the Business Necessity Exceptions? Jodi Nelson Meyer.

80:385, No. 3; HIV: Fear of AIDS or Medical Malpractice? Richard J. Hunter, Jr.

80:421, No. 3; Fish Genes Into Tomatoes: How the World Regulates Genetically Modified Foods. Ed Wallis.

#### INDIAN LAW

80:205, No. 1; Constitutional Law—Federal Indian Law: The Erosion of Tribal Sovereignty as the Protection of the Nonintercourse Act Continues to be Redefined More Narrowly, *Cass County Joint Water Resource District v. 1.43 Acres of Land*, 202 ND 83, 643 N.W.2d 685. Sheree R. Weisz.

80:597, No. 4; An Interdisciplinary Approach to American Indian Economic Development. Lorie M. Graham.

80:657, No. 4; Spreading the Wealth: Indian Gaming and Revenue-Sharing Agreements. Steven A. Light, Kathryn R.L. Rand, Alan P. Meister.

80:691, No. 4; Labor Relations and Tribal Self-Governance. Wenona T. Singel.

80:743, No. 4; Constitutional Shadows: The Missing Narrative in Indian Law. Frank Pommersheim.

80:759, No. 4; In Pursuit of Tribal Economic Development as a Substitute for Reservation Tax Revenue. Matthew L.M. Fletcher.

80:827, No. 4; Borrowing from Blackacre: Expanding Tribal Land Bases Through the Creation of Future Interests and Joint Tenancies. Stacy L. Leeds.

#### LABOR AND EMPLOYMENT

80:241, No. 2; Chemically Dependent Employees and the ADA in the Medical Profession: Does Patient Safety Exempt Hospital Employers from Compliance Under the Direct Threat and/or the Business Necessity Exceptions? Jodi Nelson Meyer.

80:471, No. 3; Civil Rights—Employment Practices: Common Law Control is the Best Test of “Employee” Within Employment Discrimination, *Clackamas Gastroenterology, P.C. v. Wells*, 538 U.S. 440 (2003). Douglas W. Murch.

80:597, No. 4; An Interdisciplinary Approach to American Indian Economic Development. Lorie M. Graham.

80:691, No. 4; Labor Relations and Tribal Self-Governance. Wenona T. Singel.

**MEDICAL MALPRACTICE**

80:175, No. 1; Constitutional Law—Equal Protection of Laws: The Equal Protection Challenge to the Medical Malpractice Statute of Repose in North Dakota. *Hoffner v. Johnson*, 2003 ND 79, 660 N.W.2d 909. Tracy J. Lyson.

80:385, No. 3; HIV: Fear of AIDS or Medical Malpractice? Richard J. Hunter, Jr.

**MENTAL HEALTH**

80:355, No. 2; Mental Health—Crimes: The Supreme Court Sets Guidelines for Forcibly Medicating Incompetent Pre-Trial Detainees Solely for Prosecutorial Purposes, *Sell v. United States*, 539 U.S. 166 (2003). Tiffany L. Johnson.

**NORTH DAKOTA STATE BAR ASSOCIATION PROCEEDINGS**

80:567, No. 3; Proceedings of the One Hundred Fifth Annual Meeting of the North Dakota State Bar Association.

**NORTH DAKOTA SUPREME COURT REVIEW**

80:547, No. 3; North Dakota Supreme Court Review.

**PROPERTY**

80:597, No. 4; An Interdisciplinary Approach to American Indian Economic Development. Lorie M. Graham.

80:827, No. 4; Borrowing from Blackacre: Expanding Tribal Land Bases Through the Creation of Future Interests and Joint Tenancies. Stacy L. Leeds.

**SALES**

80:597, No. 4; An Interdisciplinary Approach to American Indian Economic Development. Lorie M. Graham.

**SECURITIES**

80:405, No. 3; Lifting the PSLRA “Automatic Stay” of Discovery. Brian Philip Murray.

**SENTENCING AND PUNISHMENT**

80:253, No. 2; Banishment from Within and Without: Analyzing Indigenous Sentencing Under International Human Rights Standards. Colin Miller.

80:497, No. 3; Sentencing and Punishment—Cruel and Unusual Punishment: The United States Supreme Court Upholds California’s Three Strikes Law, Ruling the Law Does Not Violate the Eighth Amendment’s Prohibition on Cruel and Unusual Punishment, *Ewing v. California*, 538 U.S. 11 (2003). Sarah Maureen Reed.

#### TAXATION

80:11, No. 1; Reducing the Employment Tax Burden on Tenure Buyouts. John J. Jensen.

80:41, No. 1; The Tax Court’s Execution of the Family Entity: The Tax Court’s Application of Internal Code Section 2036(a) to Family Entities. Daniel H. Ruttenberg.

80:597, No. 4; An Interdisciplinary Approach to American Indian Economic Development. Lorie M. Graham.

80:759, No. 4; In Pursuit of Tribal Economic Development as a Substitute for Reservation Tax Revenue. Matthew L.M. Fletcher.

#### TRUSTS

80:827, No. 4; Borrowing from Blackacre: Expanding Tribal Land Bases Through the Creation of Future Interests and Joint Tenancies. Stacy L. Leeds.

\*\*\*