



2003

Index

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



Part of the [Law Commons](#)

Recommended Citation

(2003) "Index," *North Dakota Law Review*. Vol. 79 : No. 4 , Article 8.

Available at: <https://commons.und.edu/ndlr/vol79/iss4/8>

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.

ABORTION

77:345, No. 2; Abortion & Birth Control—Right to Abortion & Regulation Thereof: The United States Supreme Court Invalidates a Statute Banning Partial Birth Abortions, *Stenberg v. Carhart*, 530 U.S. 914 (2000). Mandy Joersz.

ADMINISTRATIVE LAW

77:795, No. 4; Statutes—Telecommunications: From Calea to Carnivore: How Uncle Sam Conscripted Private Industry in Order to Wiretap Digital Telecommunications, *U.S. Telecom Ass'n v. FCC*, 227 F.3d 450 (D.C. Cir. 2000). Jason Broberg.

AGRICULTURE

76:605, No. 3; Tax Consequences for Owners of Farmland: Why Land Owners Who Rent Their Land to Farming Employers are Probably Liable for Self-Employment Tax on Rent Received and Why Congress Should Change the Current Policy. Jason Henderson.

77:185, No. 2; “New Generation” Farmer Cooperatives: The Problem of the “Just Investing” Farmer. Christopher R. Kelley.

77:453, No.3; Sustainable Production Agriculture in the Face of Foreign Commodity Dumping: Achieving Effective Antidumping and Countervailing Duty Determinations. Steven Thuesen.

78:441, No. 3; Limiting Self-Employment Taxation of Actively Farming Landlords. Jon J. Jensen.

ALTERNATIVE DISPUTE RESOLUTION

76:551, No. 3; Reclaiming Indigenous Legal Autonomy on the Path to Peaceful Coexistence: The Theory, Practice, and Limitations of Tribal Peacemaking in Indian Dispute Resolution. William C. Bradford.

77:391, No. 3; Considerations for Mediation and Alternative Dispute Resolution for North Dakota. Larry Spain & Kristine Paronica.

79:425, No. 3; Controversies in Divorce Mediation. Dennis P. Saccuzzo.

AMERICANS WITH DISABILITIES ACT

76:411, No. 2; Compatibility of Claims: The U.S. Supreme Court Declines to Adopt a Presumption of Judicial Estoppel Against Plaintiffs in an Americans with Disabilities Act Claim Who Have Already Applied for Social Security Disability Benefits, *Cleveland v. Policy Management Systems Corp.*, 526 U.S. 795 (1999). Don C. H. Kautzmann.

78:77, No. 1; HIV-Infected Healthcare Workers and Practice Modification. Joe Zopolsky.

78:687, No. 4; When Pigs Fly: Litigation Under the Air Carrier Access Act. Curtis D. Edmonds.

79:83, No. 1: The Americans With Disabilities Act and the Exclusion of Inmates From Services in Prisons: A Proposed Analytical Approach Regarding the Appropriate Level of Judicial Scrutiny of a Prisoner's ADA Claim. Brian Lester.

APPORTIONMENT

77:665, No. 4; The 2000 Census: Litigation, Results and Implications. Margo Anderson & Stephen E. Fienberg.

77:695, No. 4; North Dakota's 2001 Apportionment: Opportunities and Challenges. Richard W. Rathge & John E. Monzingo.

77:711, No. 4; Using Census Data to Study Population Composition. Barry Edmonston.

77:777, No. 4; Census 2000 Issues and Use of Census Data by State and Local Governments. Leonard M. Gaines.

ATTORNEY REMEMBRANCES

78:265, No. 2; Attorney Remembrances in the *North Dakota Law Review*. Ted Smith.

AVIATION LAW

78:687, No. 4; When Pigs Fly: Litigation Under the Air Carrier Access Act. Curtis D. Edmonds.

78:713, No. 4; Terrorism and the Aviation Industry: Insights From the 1929 Warsaw Convention. Speedy Rice & Shana Fitzpatrick.

78:741, No. 4; Alcohol Offenses and the Reporting Requirements of 14 C.F.R. § 61.15. Brett D. Venhuizen.

BANKRUPTCY

78:23, No. 1; Excepting Credit Card Debt From Discharge in Bankruptcy: Why Fraud Can't Mean What the Courts Want it to Mean. Larry Bates.

CENSUS

77:665, No. 4; The 2000 Census: Litigation, Results and Implications. Margo Anderson & Stephen E. Fienberg.

77:695, No. 4; North Dakota's 2001 Apportionment: Opportunities and Challenges. Richard W. Rathge & John E. Monzingo.

77:711, No. 4; Using Census Data to Study Population Composition. Barry Edmonston.

77:753, No. 4; An Evaluation of the 2000 Census and Census Bureau Attempts to Measure the Gross and Net Rates of Undercount. Eugene Erickson.

77:777, No. 4; Census 2000 Issues and Use of Census Data by State and Local Governments. Leonard M. Gaines, Ph.D.

77:525, No. 3; Parent and Child—Custody and Control of Child: Parental Alienation: Trash Talking the Non-Custodial Parent is Not Okay, *Hendrickson v. Hendrickson*, 2000 ND 1, 603 N.W.2d 896. Louann C. McGlynn.

CHIEF JUDGE RODNEY S. WEBB TRIBUTE

78:201, No. 2; Chief Judge Rodney S. Webb Tribute.

CIVIL PROCEDURE

76:633, No. 3; Civil Procedure—Depositions and Discovery: Punishing Little Suzy for Daddy's Bad Behavior—North Dakota Supreme Court Affirms Rule 37 Sanctions Affecting Child Support Determinations, *Barth v. Barth*, 1999 ND 91, 593 N.W.2d 359. Joel Edgar Anderson.

76:911, No. 4; Internet Jurisdiction and Minimum Contacts. Lora J. Lewicki.

CIVIL RIGHTS

76:977, No. 4; Civil Rights—Federal Remedies: Public Schools May be Liable for Student-on-Student Sexual Harassment, *Davis v. Monroe County Board of Education*, 526 U.S. 629 (1999). Sara K. Sorenson.

77:27, No. 1; Fundamental Rights in Conflict: The Price of Maturing Democracy. Harlan Loeb and David Rosenberg.

78:539, No. 3; Civil Rights—Rights Protected and Discrimination Prohibited: Living in Sin in North Dakota? Not Under My Lease, *North Dakota Fair Housing Council, Inc. v. Peterson*, 2001 ND 81, 625 N.W.2d 551. Erin P. B. Zasada.

79:951, No. 4; Civil Rights—Education: Do Violations of the Family Educational Rights and Privacy Act of 1974 (FERPA) Create an Enforceable Right Under the Meaning of 42 U.S.C. 1983, *Gonzaga University v. John Doe*, 536 U.S. 273 (2002). Stephen A. Bott.

CONSTITUTIONAL LAW

76:161, No. 1; Constitutional Law—First Amendment—Commercial Speech: Broadcasters Come Up All 7's: Advertising of Casinos and Gambling, *Greater New Orleans Broadcasters Ass'n v. United States*, 119 S. Ct. 1923 (1999). Joseph A. Wetch, Jr.

76:191, No. 1; Constitutional Law—Grandparent Visitation Rights: North Dakota Declares the Grandparent Visitation Statute Unconstitutional, *Hoff v. Berg*, 1999 ND 115, 595 N.W.2d 285. David T. Whitehouse.

76:427, No. 2; Constitutional Law—Right to Travel: The United States Supreme Court Invalidates a Statute Requiring Welfare Recipients to Reside in a State for One Year Before Receiving Full Benefits, *Saenz v. Roe*, 526 U.S. 489 (1999). Bradley A. Meyer.

77:1, No. 1; Criminal Justice and the 1999-2000 U.S. Supreme Court Term. Christopher E. Smith.

77:27, No. 1; Fundamental Rights in Conflict: The Price of Maturing Democracy. Harlan Loeb and David Rosenberg.

77:97, No. 1; Constitutional Law—Establishment Clause: The Movement Towards Neutrality as the Single Criteria for Determining the Constitutionality of School Aid Under the Establishment Clause, *Mitchell v. Helms*, 120 S. Ct. 2530 (2000). Allen Brabender.

77:153, No. 1; Constitutional Law—Criminal Law: The United States Supreme Court Affirms the Use of “*Miranda*” Rights by Police to Determine the Admissibility of Statements Made During Custodial Interrogation, *Dickerson v. United States*, 120 S. Ct. 2326 (2000). Gene A. Pearce.

77:309, No. 2; Constitutional Law—First Amendment: Federal Campaign Finance Law Applies to State Election Contribution Limits, Allowing the Court to Apply a Special Type of First Amendment Scrutiny, *Nixon v. Shrink Missouri Government PAC*, 528 U.S. 377 (2000). Ryan Cheshire.

77:345, No. 2; Abortion & Birth Control—Right to Abortion & Regulation Thereof: The United States Supreme Court Invalidates a Statute Banning Partial Birth Abortions, *Stenberg v. Carhart*, 530 U.S. 914 (2000). Mandy Joersz.

77:375, No. 2; Constitutional Law—Personal, Civil, and Political Rights: South Dakota Requires a Jury Instruction on Freedom of Speech in Jury Tampering Cases, *State v. Springer-Ertl*, 2000 SD 56, 610 N.W.2d 768. Mandy Maxon.

77:419, No. 3; Presidential Pardon Relief and Its Relationship to Federal Firearm Disability. William J. Violet.

77:491, No. 3; Constitutional Law—State Sovereign Immunity: Limiting Federal Power to Abrogate State Immunity, *Kimel v. Florida Board of Regents*, 528 U.S. 62 (2000). Tracy Laaveg.

77:549, No.3; Constitutional Law—First Amendment: University Fees Can Speak for Students: The Constitutionality of a University’s Right to Fund Student Speech Via a Mandated Activities Fee, *Board of Regents of the University of Wisconsin System v. Southworth*, 529 U.S. 217 (2000). Jessica Johnson Skaare.

77:827, No. 4; Elections—Nominations and Primary Elections: The Supreme Court Finds That California’s “Blanket Primary” Violates Political Parties’ First Amendment Right of Association, *California Democratic Party v. Jones*, 530 U.S. 567 (2000). Sara Stenberg-Miller.

78:1, No. 1; Due Process, Judicial Review, the First Amendment, and the Anti-Terrorism and Effective Death Penalty Act of 1996. Roberto Iraolo.

78:99, No. 1; Constitutional Law—Search and Seizure: Supreme Court Addresses Advances in Technology and Rules That Thermal Imaging Devices May Not be Used Without a Search Warrant, *Kyllo v. United States*, 533 U.S. 27 (2001). Troy J. LeFevre.

78:125, No. 1; Constitutional Law—Indian Law: The Ongoing Divestiture by the Supreme Court of Tribal Jurisdiction Over Nonmembers, On and Off the Reservation, *Nevada v. Hicks*, 533 U.S. 353 (2001). Kimberly Radermacher.

78:147, No. 1; Constitutional Law—Immigration Law: Determination of Paternity for Illegitimate Children, Constitutional Issue or Biological Fact? *Nguyen v. Immigration and Naturalization Service*, 533 U.S. 53 (2001). Darla J. Schuman.

78:177, No. 1; Constitutional Law—Inverse Condemnation: Supreme Court Gives Property Owners New Rights, *Palazzolo v. Rhode Island*, 533 U.S. 606 (2001). Brent L. Slipka.

78:381, No. 2; Constitutional Law—Search and Seizure: The Authority of Peace Officers to Conduct Warrantless Custodial Arrests for Fine-Only Misdemeanor Offenses, *Atwater v. City of Lago Vista*, 532 U.S. 318 (2001). Kristi Schatz.

78:467, No. 3; *Atwater* in North Dakota: Soccer Moms Beware, Sometimes. Thomas M. Lockney & Mark A. Friese.

78:753, No. 4; True Threats—A More Appropriate Standard For Analyzing First Amendment Protection and Free Speech When Violence is Perpetrated Over the Internet. Jennifer L. Brenner.

79:175, No. 1; Constitutional Law—Freedom of Speech: Supreme Court Strikes Down Two Provisions of the Child Pornography Prevention Act (CPPA), Leaving Virtual Child Pornography Virtually Unregulated, *Ashcroft v. Free Speech Coalition*, 122 S. Ct. 1389 (2002). Robin Schmidt.

79:369, No. 2; Constitutional Law—Freedom of Speech: Door-to-Door Permit Requirements for Noncommercial Canvassers, Domestic Threat or Freedom of Speech? *Watchtower Bible & Tract Society of New York, Inc. v. Village of Stratton*, 536 U.S. 150 (2002). Zachary E. Pelham.

79:981, No. 4; Constitutional Law—Search and Seizure: The Price for Participation Just Went Up, Mandatory Suspicionless Drug Testing of Students Involved in Extracurricular Activities via the Fourth Amendment, *Board of Education of Independent School District No. 92 of Pottawatomie County v. Earls*, 536 U.S. 822 (2002). Lisa K. Brewster.

CORPORATIONS

77:247, No. 2; S Corporation Shareholders Allowed Tax Windfall: Supreme Court Resolves Controversy Regarding the Impact of Cancellation of Indebtedness Income on S Corporation Shareholders. Timothy R. Koski.

CRIMINAL LAW AND PROCEDURE

76:33, No. 1; A Comparison of Drinking and Driving Law in Norway and North Dakota: More Than a Difference in Penalties. Thomas M. Lockney.

76:123, No. 1; Criminal Law—Evidence: I Hear You Knocking, But You Can't Come In: The North Dakota Supreme Court Again Declines to Decide Whether the State Constitution Precludes a Good Faith Exception to the Exclusionary Rule, *State v. Herrick*, 1999 ND 1, 588 N.W.2d 846. Christopher Paul Fischer.

76:943, No. 4; Searches and Seizures—Automobile Exception: The Fourth Amendment Does Not Prevent a Search of Passengers' Containers in an Automobile, *Wyoming v. Houghton*, 526 U.S. 295 (1999). Kari M. Knudson.

77:1, No. 1; Criminal Justice and the 1999-2000 U.S. Supreme Court Term. Christopher E. Smith.

77:123, No. 1; Criminal Law—Search and Seizure: The Investigative Stop: What Happens When We Run?, *Illinois v. Wardlow*, 528 U.S. 119 (2000). Keven Kercher.

77:153, No. 1; Constitutional Law—Criminal Law: The United States Supreme Court Affirms the Use of “*Miranda*” Rights by Police to Determine the Admissibility of Statements Made During Custodial Interrogation, *Dickerson v. United States*, 120 S. Ct. 2326 (2000). Gene A. Pearce.

77:419, No. 3; Presidential Pardon Relief and Its Relationship to Federal Firearm Disability. William J. Violet.

78:99, No. 1; Constitutional Law—Search and Seizure: Supreme Court Addresses Advances in Technology and Rules That Thermal Imaging Devices May Not be Used Without a Search Warrant, *Kyllo v. United States*, 533 U.S. 27 (2001). Troy J. LeFevre.

78:381, No. 2; Constitutional Law—Search and Seizure: The Authority of Peace Officers to Conduct Warrantless Custodial Arrests for Fine-Only Misdemeanor Offenses, *Atwater v. City of Lago Vista*, 532 U.S. 318 (2001). Kristi Schatz.

78:467, No. 3; *Atwater* in North Dakota: Soccer Moms Beware, Sometimes. Thomas M. Lockney & Mark A. Friese.

79:391, No. 2; Criminal Law—Sentencing and Punishment: The United States Supreme Court Defines What Constitutes a “Crime,” *Harris v. United States*, 536 U.S. 545 (2002). Robert B. Stock.

DEAN DAVIS FAREWELL

79:1, No. 1; A New Face for UND Law School? Say it Ain’t So, Jerry. Christine Hogan.

EDUCATION

76:385, No. 2; Schools—Public Schools: United States Supreme Court Adopts “Bright Line” Test for Determining Whether a Requested Service is a Required “Related Service” Under the Individuals with Disabilities Education Act, *Cedar Rapids Community School District v. Garret F.*, 526 U.S. 66 (1999). Erin M. Diaz.

76:977, No. 4; Civil Rights—Federal Remedies: Public Schools May be Liable for Student-on-Student Sexual Harassment, *Davis v. Monroe County Board of Education*, 526 U.S. 629 (1999). Sara K. Sorenson.

79:11, No. 1; The Crumbling Wall and Free Competition: Formula for Success in America’s Schools. Allen M. Brabender.

ELECTION LAW

77:309, No. 2; Constitutional Law—First Amendment: Federal Campaign Finance Law Applies to State Election Contribution Limits, Allowing the Court to Apply a Special Type of First Amendment Scrutiny, *Nixon v. Shrink Missouri Government PAC*, 528 U.S. 377 (2000). Ryan Cheshire.

77:827, No. 4; Elections—Nominations and Primary Elections: The Supreme Court Finds That California’s “Blanket Primary” Violates

Political Parties' First Amendment Right of Association, *California Democratic Party v. Jones*, 530 U.S. 567 (2000). Sara Stenberg-Miller.

EMINENT DOMAIN

76:785, No. 4; Takings by Floodwaters. Alan Romero.

ENVIRONMENTAL LAW

76:817, No. 4; A Canadian Perspective on the Devils Lake Outlet: Towards an Environmental Assessment Model for the Management of Transboundary Disputes. Sheryl A. Rosenberg.

ERISA

77:267, No. 2; The Doctor Won't See You Now: ERISA Permits HMOs to Give Doctors Financial Incentives to Limit Health Care. June Sullivan.

FAMILY LAW

76:511, No. 3; Encouraging Abandonment: The Trend Towards Allowing Parents to Drop Off Unwanted Newborns. Michael S. Raum and Jeffrey L. Skaare.

76:633, No. 3; Civil Procedure—Depositions and Discovery: Punishing Little Suzy for Daddy's Bad Behavior—North Dakota Supreme Court Affirms Rule 37 Sanctions Affecting Child Support Determinations, *Barth v. Barth*, 1999 ND 91, 593 N.W.2d 359. Joel Edgar Anderson.

76:697, No. 3; Parent and Child—Interstate Custody: The North Dakota Supreme Court Declines to Decide Whether the Six-Month Temporary Presence of a Child in North Dakota is Sufficient to Exercise Home State Jurisdiction, *Wintz v. Crabtree*, 1999 ND 85, 593 N.W.2d 355. Warren J. Roehl.

77:525, No. 3; Parent and Child—Custody and Control of Child: Parental Alienation: Trash Talking the Non-Custodial Parent is Not Okay, *Hendrickson v. Hendrickson*, 2000 ND 1, 603 N.W.2d 896. Louann C. McGlynn.

78:539, No. 3; Civil Rights—Rights Protected and Discrimination Prohibited: Living in Sin in North Dakota? Not Under My Lease, *North Dakota Fair Housing Council, Inc. v. Peterson*, 2001 ND 81, 625 N.W.2d 551. Erin P. B. Zasada.

78:785, No. 4; Child Custody—Modification: Parentification of an Older Sibling Babysitting a Younger Sibling, *Mayo v. Mayo*, 2000 ND 204, 619 N.W.2d 631. Bonnie L. Christner.

79:59, No. 1; Maximizing Custody Options: Abolishing the presumption Against Joint Physical Custody. Matthew A. Kipp.

FEDERAL COURTS

76:659, No. 3; States—Sovereign Immunity: United States Supreme Court Refuses to Strip States of Their Sovereign Immunity in State Court, *Alden v. Maine*, 527 U.S. 706 (1999). Forde Owens Fairchild.

IMMIGRATION

78:147, No. 1; Constitutional Law—Immigration Law: Determination of Paternity for Illegitimate Children, Constitutional Issue or Biological Fact? *Nguyen v. Immigration and Naturalization Service*, 533 U.S. 53 (2001). Darla J. Schuman.

INDIAN LAW

76:311, No. 2; Cross-Jurisdictional Recognition and Enforcement of Judgments: A Tribal Court Perspective. Stacy L. Leeds.

76:551, No. 3; Reclaiming Indigenous Legal Autonomy on the Path to Peaceful Coexistence: The Theory, Practice, and Limitations of Tribal Peacemaking in Indian Dispute Resolution. William C. Bradford.

78:125, No. 1; Constitutional Law—Indian Law: The Ongoing Divestiture by the Supreme Court of Tribal Jurisdiction Over Nonmembers, On and Off the Reservation, *Nevada v. Hicks*, 533 U.S. 353 (2001). Kimberly Radermacher.

78:355, No. 2; The Future of Devils Lake: Is Justice Delayed Justice Denied? Emilee O. Harren.

INSURANCE

76:1, No. 1; The Filed Rate Doctrine and Insurance Fraud Litigation. Allan Kanner.

78:479, No. 3; Insurance—Automobile Insurance: The North Dakota Supreme Court Rules That a Head of Household's Liability Under the Family Car Doctrine is Not Necessarily Covered by His Automobile Insurance Policy, *McPhee v. Tufty*, 2001 ND 51, 623 N.W.2d 390. Mitchell D. Armstrong.

79:41, No. 1; HIPAA Requirements for Lawyers—Business Associate Contracts. Gerald E. DeLoss.

79:111, No. 1; How Far is Too Far? Tracing Assets in Medicaid Estate Recovery. Janel. C. Frank.

79:561, No. 3; Insurance Law — Property Insurance: Adopting the Efficient Proximate Cause Doctrine, but Saying No to Contracting Out of It, *Western National Mutual Insurance Co. v. University of North Dakota*, 2002 ND 63, 643 N.W.2d 4. Julie. A. Passa.

INTERNATIONAL TRADE LAW

79:691, No. 4; World Agricultural Trade in Purgatory: The Uruguay Round Agriculture Agreement and Its Implications for the DOHA Round. Raj Bhala.

79:831, No. 4; Special and Differential Treatment in International Trade Law: A Concept in Search of Content. Uche' Ewelukwa.

79:879, No. 4; Weak Discipline: GATT Article XXIV and the Emerging WTO Jurisprudence on RTAs. Zakir Hafez.

79:921, No. 4; Trade Remedy Laws in the United States: Bilateral Grain Trade Disputes with Canada. Won W. Koo & Ihn H. Uhm.

LABOR LAW

77:53, No. 1; The National Labor Relations Board Redefines “Medical Employee” Under the Wagner Act Regarding Residents and Interns thereby Opening the Door to Unionization and Collective Bargaining Demands. Jack E. Karns.

79:147, No. 1; Labor and Employment Law—Discrimination: An EEOC Regulation Allowing Employers to Assert That an Employee May Not Pose a Danger to Himself Falls Within the Purview of the Americans With Disabilities Act, *Chevron U.S.A., Inc. v. Echazabal*, 122 S. Ct. 2045 (2002). Erin M. Conroy.

MEDICINE

76:365, No. 2; Virtual Web Wave of the Future: Integration of Healthcare Systems on the Internet. Barbara J. Williams.

77:53, No. 1; The National Labor Relations Board Redefines “Medical Employee” Under the Wagner Act Regarding Residents and Interns thereby Opening the Door to Unionization and Collective Bargaining Demands. Jack E. Karns.

77:71, No. 1; Informed Consent and the Scope of a Physician’s Duty of Disclosure. Laurel Hanson.

77:267, No. 2; The Doctor Won’t See You Now: ERISA Permits HMOs to Give Doctors Financial Incentives to Limit Health Care. June Sullivan.

77:345, No. 2; Abortion and Birth Control—Right to Abortion and Regulation Thereof: The United States Supreme Court Invalidates a Statute Banning Partial Birth Abortions, *Stenberg v. Carhart*, 530 U.S. 914 (2000). Mandy Joersz.

78:77, No. 1; HIV-Infected Healthcare Workers and Practice Modification. Joe Zopolsky.

78:323, No. 2; Woe Unto Those Who Request Consent: Ethical and Legal Considerations in Rejecting a Deceased's Anatomical Gift Because There is No Consent by the Survivors. Leonard H. Bucklin.

MUNICIPAL LAW

76:487, No. 3; The Delicate Art of Practicing Municipal Law Under Conditions of Hell and High Water. Howard D. Swanson.

79:529, No. 3; Torts —Municipal Corporations: Immunity for Injuries Suffered on any Municipalities' Public Land Allowed by the North Dakota Supreme Court, *Olson & Howard v. Bismarck Parks & Recreation District*, 2002 ND 61, 642 N.W.2d 864. Heather. L. Foss.

NATURAL RESOURCES

76:861, No. 4; Waterfowl Production Areas: An Updated State Perspective. Murray G. Sagsveen and Matthew A. Sagsveen.

NORTH DAKOTA STATE BAR ASSOCIATION PROCEEDINGS

76:725, No. 3; Proceedings of the One-Hundredth Annual Meeting of the North Dakota State Bar Association.

77:641, No. 3; Proceedings of the One Hundred First Annual Meeting of the North Dakota State Bar Association.

78:647, No. 3; Proceedings of the One Hundred Third Annual Meeting of the North Dakota State Bar Association.

79:661, No. 3; Proceedings of the One Hundred Fourth Annual Meeting of the North Dakota State Bar Association.

NORTH DAKOTA SUPREME COURT

76:217, No. 2; The North Dakota Supreme Court: A Century of Advances. Herbert L. Meschke and Ted Smith

NORTH DAKOTA SUPREME COURT REVIEW

76:451, No. 2; North Dakota Supreme Court Review.

77:589, No. 3; North Dakota Supreme Court Review.

78:579, No. 3; North Dakota Supreme Court Review.

79:589, No. 3; North Dakota Supreme Court Review.

ORGAN DONATION

78:323, No. 2; *Woe Unto Those Who Request Consent: Ethical and Legal Considerations in Rejecting a Deceased's Anatomical Gift Because There is No Consent by the Survivors.* Leonard H. Bucklin.

PHOTOGRAPHS

78:307, No. 2; *Photographs in the North Dakota Law Review.* Ted Smith.

PROPERTY

78:177, No. 1; *Constitutional Law—Inverse Condemnation: Supreme Court Gives Property Owners New Rights, Palazzolo v. Rhode Island, 533 U.S. 606 (2001).* Brent L. Slipka.

78:409, No. 3; *Management of the National Grasslands.* Elizabeth Howard.

78:355, No. 2; *The Future of Devils Lake: Is Justice Delayed Justice Denied?* Emilee O. Harren.

79:311, No. 2; *Assurances of Titles to Real Property Available in the United States: Is a Person Who Assures a Quality of Title to Real Property Liable for a Defect in the Title Caused by Conduct of the Assured?* Charles B. Sheppard.

SOVEREIGN IMMUNITY

76:659, No. 3; *States—Sovereign Immunity: United States Supreme Court Refuses to Strip States of Their Sovereign Immunity in State Court, Alden v. Maine 527 U.S. 706 (1999).* Forde Owens Fairchild.

TAXATION

76:605, No. 3; *Tax Consequences for Owners of Farmland: Why Land Owners Who Rent Their Land to Farming Employers are Probably Liable for Self-Employment Tax on Rent Received and Why Congress Should Change the Current Policy.* Jason Henderson.

77:247, No. 2; *S Corporation Shareholders Allowed Tax Windfall: Supreme Court Resolves Controversy Regarding the Impact of Cancellation of Indebtedness Income on S Corporation Shareholders.* Timothy R. Koski.

77:433, No. 3; *The Not So Slippery Slope: The Eighth Circuit Determines That Employer-Paid Airfare is Not "Wages" Subject to Withholding Taxes.* Crystal Ovsak.

78:441, No. 3; *Limiting Self-Employment Taxation of Actively Farming Landlords.* Jon J. Jensen.

79:439, No. 3; Nonqualified Deferred Variable Annuities: A Product in Search of a Coherent Theory. Tommy F. Thompson.

TELECOMMUNICATIONS

77:795, No.4; Statutes—Telecommunications: From Caledonia to Carnivore: How Uncle Sam Conscripted Private Industry in Order to Wiretap Digital Telecommunications, *U.S. Telecom Ass'n v. FCC*, 227 F.3d 450 (D.C. Cir. 2000). Jason Broberg.

TORTS

76:89, No. 1; The Development and Current Status of Parental Liability for the Torts of Minors. Jeffery L. Skarre.

78:479, No. 3; Insurance—Automobile Insurance: The North Dakota Supreme Court Rules That a Head of Household's Liability Under the Family Car Doctrine is Not Necessarily Covered by His Automobile Insurance Policy, *McPhee v. Tufty*, 2001 ND 51, 623 N.W.2d 390. Mitchell D. Armstrong.

78:513, No. 3; Torts—Interference With Employment or Occupation, or Injury to Business: The North Dakota Supreme Court Definitively Recognizes the Tort of Unlawful Interference With Business, *Trade 'N Post, L.L.C. v. World Duty Free Americas, Inc.*, 2001 ND 116, 628 N.W.2d 707. Joseph A. Heringer.

79:299, No. 2; Liability for Accidents from Use and Abuse of Cell Phones: When are Employers and Cell Phone Manufacturers Liable? Jordan Michael.

WATER LAW

76:753, No. 4; Use Preferences for Water. Robert E. Beck.

76:785, No. 4; Takings by Floodwaters. Alan Romero.

76:817, No. 4; A Canadian Perspective on the Devils Lake Outlet: Towards an Environmental Assessment Model for the Management of Transboundary Disputes. Sheryl A. Rosenberg.

76:861, No. 4; Waterfowl Production Area: An Updated State Perspective. Murray G. Sagsveen and Matthew A. Sagsveen.

76:881, No. 4; Prior Appropriation: Rule, Principle, or Rhetoric? A. Dan Tarlock.

WORKERS' COMPENSATION

76:69, No. 1; The Employer's "Bermuda Triangle": An Analysis of the Intersection Between Workers' Compensation, ADA, and FMLA. Gregory G. Pinski and Angela L. Rud.

79:203, No. 2; **Falling Down on the Job: Workers' Compensation Shifts from a No-Fault to a Worker-Fault Paradigm.** Dean J. Haas.
