

North Dakota Law Review

Volume 72 | Number 4

Article 15

1996

Annual Subject Index

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



Part of the Law Commons

Recommended Citation

(1996) "Annual Subject Index," North Dakota Law Review: Vol. 72: No. 4, Article 15. Available at: https://commons.und.edu/ndlr/vol72/iss4/15

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.commons@library.und.edu.

ANNUAL SUBJECT INDEX

AGRICULTURE

72:125, No. 1; Congressional Attempts to Amend the Clean Water Act: American Wetlands Under Attack. Steven W. Watkins.

72:505, No. 3; A Regulatory 'Waste Land': Defining a Justified Federal Role In Crop Insurance. Steffen N. Johnson.

72:721, No. 3; Insurance—Commencement of Risk: Determining the Appropriate Trigger of Coverage Under a First-Party Property Insurance Policy For Loss Due to Progressive Damage in North Dakota, Kief Farmers Coop. Elevator Co. v. Farmland Mut. Ins. Co., 534 N.W.2d 28 (N.D. 1995). Aaron J. Dorrheim.

ALTERNATIVE DISPUTE RESOLUTION

72:299, No. 2; Employing Alternative Dispute Resolution: Working at Finding Better Ways to Resolve Employer-Employee Strife. George H. Singer.

BANKRUPTCY

72:83, No. 1; Comfortable Beds, A Church Pew, A Cemetery Lot, One Hog, One Pig, Six Sheep, One Cow, A Yoke of Oxen or a Horse, and Your Notary Seal: Some Thoughts About Exemptions. Lowell P. Bottrell.

72:651, No. 3; Exemptions, and Some Necessary Pigeon Holes. Kip M. Kaler.

BURDEN OF PROOF

72:99, No. 1; An Analysis of the Gradual Erosion of the Fourth Amendment Regarding Voluntary Third Party Consent Searches: The Defendant's Perspective. Nancy J. Kloster.

72:411, No. 2; Civil Rights—Employment Discrimination: The Standard of Review in State-Based Employment Discrimination Claims: The North Dakota Supreme Court Redefines the Standard of Review in Employment Discrimination Claims, Schuhmacher v. North Dakota Hospital Association 528 N.W.2d 374 (N.D. 1995). Jennifer L. Thompson.

72:481, No. 3; Artful Pleading and Circumstantial Evidence in Food Manufacturing Defect Cases: Is It Too Easy To Get To a Jury? Carl Crosby Lehmann.

CIVIL JUSTICE REFORM ACT

72:821, No. 3; Second Annual Assessment of the Civil Justice Reform Act Advisory Group.

72:855, No. 3; Second Amendment of the District's Civil Justice Expense and Delay Reduction Plan.

CIVIL RIGHTS

72:387, No. 2; Sexual Harassment Awareness Training: It's not the Boogie Monster. Dorraine A. Larison & Mary E. Olk.

72:397, No. 2; Civil Rights—Work Environment; Sexual Harassment: "Sexual Harassment by a Supervisor of the Same Sex, is it Actionable?" Equal Employment Opportunity Comm'n v. Walden Book Co., 885 F. Supp. 1100 (M.D. Tenn. 1995). Lisa Fair McEvers.

72:411, No. 2; Civil Rights—Employment Discrimination: The Standard of Review in State-Based Employment Discrimination Claims: The North Dakota Supreme Court Redefines the Standard of Review in Employment Discrimination Claims, Schuhmacher v. North Dakota Hospital Association 528 N.W.2d 374 (N.D. 1995). Jennifer L. Thompson.

CONSTITUTIONAL LAW

72:99, No. 1; An Analysis of the Gradual Erosion of the Fourth Amendment Regarding Voluntary Third Party Consent Searches: The Defendant's Perspective. Nancy J. Kloster.

72:167, No. 1; Criminal Procedure—Evidence: Defining the Exclusionary Rule in the Information Age, *Arizona v. Evans*, 115 S. Ct. 1185 (1995). Robert G. Manly.

72:433, No. 3; Once More Into the Maze: *United States v. Lopez*, Tribal Self-Determination, and Federal Conspiracy Jurisdiction in Indian Country. Richard W. Garnett.

72:1081, No. 4; Constitutional Law—Federal Commerce Power: Striking Down the Gun Free School Zones Act as Beyond Congressional Power, *United States v. Lopez*, 115 S. Ct. 1624 (1995). Margaret Lupkes.

CONTRACTS

72:663, No. 3; Contracts v. Torts: North Dakota's Aftermarket Risk Contract & Aftermarket Risk Insurance, Products Liability, and the General Aviation Industry. Andrew C. Mitton.

CORPORATIONS

72:55, No. 1; North Dakota Securities Law. Cal Hoovestol.

72:555, No. 3; Registration and Operation of North Dakota and Minnesota Limited Liability Partnerships. Mary B. Bader and David J. Hauff.

CRIMINAL LAW AND PROCEDURE

72:99, No. 1; An Analysis of the Gradual Erosion of the Fourth Amendment Regarding Voluntary Third Party Consent Searches: The Defendant's Perspective. Nancy J. Kloster.

72:167, No. 1; Criminal Procedure—Evidence: Defining the Exclusionary Rule in the Information Age, *Arizona v. Evans*, 115 S. Ct. 1185 (1995). Robert G. Manly.

72:583, No. 3; Statutory Bars to Dual Sovereign Prosecutions: The Minnesota and North Dakota Approaches Compared. Michael J. Hagburg.

DEBTORS AND CREDITORS

72:83, No. 1; Comfortable Beds, A Church Pew, A Cemetery Lot, One Hog, One Pig, Six Sheep, One Cow, A Yoke of Oxen or a Horse, and Your Notary Seal: Some Thoughts About Exemptions. Lowell P. Bottrell.

72:651, No. 3; Exemptions, and Some Necessary Pigeon Holes. Kip M. Kaler.

DOMESTIC RELATIONS

72:73, No. 1; Child Support Enforcement: A Case for Balance—the Rational Limitations of Child Support Enforcement Guidelines. The Honorable Kirk Smith.

72:155, No. 1; Infants—Parent and Child: Applying the Rebuttable Presumption Against Awarding Custody to Perpetrators of Domestic Violence, *Heck v. Reed*, 529 N.W.2d 155 (N.D. 1995). Kathleen B. Garner.

72:1099, No. 4; Divorce—Alimony, Allowances, and Disposition of Property—Abuse of Discretion—The Unconscionable Stipulated Divorce Agreement and Rule 60(b)(vi): What About the Children? Crawford v. Crawford, 524 N.W.2d 833 (N.D. 1994). Lou McPhail.

EMPLOYER-EMPLOYEE

72:181, No, 1; Master and Servant—Liability for Injuries to Third Parties: Employers' Vicarious Liability to Employees of an Independent Contractor, *Fleck v. ANG Coal Gasification Co.*, 522 N.W.2d 445 (N.D. 1994). Timothy G. Richard.

72:197, No. 2; Policy is the Lodestar When Two Wrongs Collide: After-Acquired Evidence Under the Age Discrimination in Employment Act. Robert Brookins.

72:247, No. 2; Avoiding Claims of Defamation in the Workplace. Thomas A. Jacobson.

72:267, No. 2; Employment in Indian Country: Considerations Respecting Tribal Regulation of the Employer-Employee Relationship. G. William Rice.

72:299, No. 2; Employing Alternative Dispute Resolution: Working at Finding Better Ways to Resolve Employer-Employee Strife. George H. Singer.

72:325, No. 2; Federal Pre-Emption and State Exclusive Remedy Issues in Employment Litigation. Paul J. Zech.

72:387, No. 2; Sexual Harassment Awareness Training: It's not the Boogie Monster. Dorraine A. Larison & Mary E. Olk.

72:397, No. 2; Civil Rights—Work Environment; Sexual Harassment: "Sexual Harassment by a Supervisor of the Same Sex, is it Actionable?" Equal Employment Opportunity Comm'n v. Walden Book Co., 885 F. Supp. 1100 (M.D. Tenn. 1995). Lisa Fair McEvers.

72:411, No. 2; Civil Rights—Employment Discrimination: The Standard of Review in State-Based Employment Discrimination Claims: The North Dakota Supreme Court Redefines the Standard of Review in Employment Discrimination Claims, Schuhmacher v. North Dakota Hospital Association 528 N.W.2d 374 (N.D. 1995). Jennifer L. Thompson.

EVIDENCE

72:167, No. 1; Criminal Procedure—Evidence: Defining the Exclusionary Rule in the Information Age, *Arizona v. Evans*, 115 S. Ct. 1185 (1995). Robert G. Manly.

72:197, No. 2; Policy is the Lodestar When Two Wrongs Collide: After-Acquired Evidence Under the Age Discrimination in Employment Act. Robert Brookins.

72:481, No. 3; Artful Pleading and Circumstantial Evidence in Food Manufacturing Defect Cases: Is It Too Easy To Get To a Jury? Carl Crosby Lehmann.

72:607, No. 3; How Should North Dakota Appproach the Admissibility of DNA: A Comprehensive Analysis of How Other Courts Approach the Admissibility of DNA. Michael A. Riley.

ENVIRONMENT

72:125, No. 1; Congressional Attempts to Amend the Clean Water Act: American Wetlands Under Attack. Steven W. Watkins.

FAMILY LAW

72:73, No. 1; Child Support Enforcement: A Case for Balance—the Rational Limitations of Child Support Enforcement Guidelines. The Honorable Kirk Smith.

72:155, No. 1; Infants—Parent and Child: Applying the Rebuttable Presumption Against Awarding Custody to Perpetrators of Domestic Violence, *Heck v. Reed*, 529 N.W.2d 155 (N.D. 1995). Kathleen B. Garner.

72:1099, No. 4; Divorce—Alimony, Allowances, and Disposition of Property—Abuse of Discretion—The Unconscionable Stipulated Divorce Agreement and Rule 60(b)(vi): What About the Children? Crawford v. Crawford, 524 N.W.2d 833 (N.D. 1994). Lou McPhail.

FEDERAL COURTS

72:433, No. 3; Once More Into the Maze: *United States v. Lopez*, Tribal Self-Determination, and Federal Conspiracy Jurisdiction in Indian Country. Richard W. Garnett.

72:505, No. 3; A Regulatory 'Waste Land': Defining a Justified Federal Role In Crop Insurance. Steffen N. Johnson.

72:607, No. 3; How Should North Dakota Appproach the Admissibility of DNA: A Comprehensive Analysis of How Other Courts Approach the Admissibility of DNA. Michael A. Riley.

FEDERAL RULES OF CIVIL PROCEDURE

72:731, No. 3; Appeal and Error—North Dakota Rule of Civil Procedure 54(b): Looking for the Storied "Infrequent Harsh Case" Gessner v. City of Minot, 529 N.W.2d 868 (N.D. 1995). Joel M. Fremstad.

FISH AND GAME

72:125, No. 1; Congressional Attempts to Amend the Clean Water Act: American Wetlands Under Attack. Steven W. Watkins.

GOVERNMENT

72:125, No. 1; Congressional Attempts to Amend the Clean Water Act: American Wetlands Under Attack. Steven W. Watkins.

HARASSMENT

72:387, No. 2; Sexual Harassment Awareness Training: It's not the Boogie Monster. Dorraine A. Larison & Mary E. Olk.

72:397, No. 2; Civil Rights—Work Environment; Sexual Harassment: "Sexual Harassment by a Supervisor of the Same Sex, is it Actionable?" *Equal Employment Opportunity Comm'n v. Walden Book Co.*, 885 F. Supp. 1100 (M.D. Tenn. 1995). Lisa Fair McEvers.

INDIAN LAW

72:267, No. 2; Employment in Indian Country: Considerations Respecting Tribal Regulation of the Employer-Employee Relationship. G. William Rice.

72:433, No. 3; Once More Into the Maze: *United States v. Lopez*, Tribal Self-Determination, and Federal Conspiracy Jurisdiction in Indian Country. Richard W. Garnett.

INSURANCE

72:505, No. 3; A Regulatory 'Waste Land': Defining a Justified Federal Role In Crop Insurance. Steffen N. Johnson.

72:663, No. 3; Contracts v. Torts: North Dakota's Aftermarket Risk Contract & Aftermarket Risk Insurance, Products Liability, and the General Aviation Industry. Andrew C. Mitton.

72:721, No. 3; Insurance—Commencement of Risk: Determining the Appropriate Trigger of Coverage Under a First-Party Property Insurance Policy For Loss Due to Progressive Damage in North Dakota, Kief Farmers Coop. Elevator Co. v. Farmland Mut. Ins. Co., 534 N.W.2d 28 (N.D. 1995). Aaron J. Dorrheim.

JURIES

72:631, No. 3; Voir Dire: What Can I Ask and What Can I Say? Michael J. Ahlen.

LEGISLATION

72:73, No. 1; Child Support Enforcement: A Case for Balance—the Rational Limitations of Child Support Enforcement Guidelines. The Honorable Kirk Smith.

72:125, No. 1; Congressional Attempts to Amend the Clean Water Act: American Wetlands Under Attack. Steven W. Watkins.

72:349, No. 2; Are Employees Obtaining "Sure and Certain Relief" Under the 1995 Legislative Enactments of the North Dakota Workers' Compensation Act? Susan J. Anderson & Gerald DeLoss.

NATURAL RESOURCES

72:125, No. 1; Congressional Attempts to Amend the Clean Water Act: American Wetlands Under Attack. Steven W. Watkins.

72:505, No. 3; A Regulatory 'Waste Land': Defining a Justified Federal Role In Crop Insurance. Steffen N. Johnson.

NORTH DAKOTA LAW

72:1, No. 1; North Dakota Probate Code: Prior and Revised Article II. Alexander J. Bott.

72:55, No. 1; North Dakota Securities Law. Cal Hoovestol.

72:73, No. 1; Child Support Enforcement: A Case for Balance—the Rational Limitations of Child Support Enforcement Guidelines. The Honorable Kirk Smith.

72:83, No. 1; Comfortable Beds, A Church Pew, A Cemetery Lot, One Hog, One Pig, Six Sheep, One Cow, A Yoke of Oxen or a Horse, and Your Notary Seal: Some Thoughts About Exemptions. Lowell P. Bottrell.

72:155, No. 1; Infants—Parent and Child: Applying the Rebuttable Presumption Against Awarding Custody to Perpetrators of Domestic Violence, *Heck v. Reed*, 529 N.W.2d 155 (N.D. 1995). Kathleen B. Garner.

72:181, No, 1; Master and Servant—Liability for Injuries to Third Parties: Employers' Vicarious Liability to Employees of an Independent Contractor, *Fleck v. ANG Coal Gasification Co.*, 522 N.W.2d 445 (N.D. 1994). Timothy G. Richard.

72:349, No. 2; Are Employees Obtaining "Sure and Certain Relief" Under the 1995 Legislative Enactments of the North Dakota Workers' Compensation Act? Susan J. Anderson & Gerald DeLoss.

72:555, No. 3; Registration and Operation of North Dakota and Minnesota Limited Liability Partnerships. Mary B. Bader and David J. Hauff.

72:583, No. 3; Statutory Bars to Dual Sovereign Prosecutions: The Minnesota and North Dakota Approaches Compared. Michael J. Hagburg.

- 72:607, No. 3; How Should North Dakota Appproach the Admissibility of DNA: A Comprehensive Analysis of How Other Courts Approach the Admissibility of DNA. Michael A. Riley.
- 72:663, No. 3; Contracts v. Torts: North Dakota's Aftermarket Risk Contract & Aftermarket Risk Insurance, Products Liability, and the General Aviation Industry. Andrew C. Mitton.
- 72:721, No. 3; Insurance—Commencement of Risk: Determining the Appropriate Trigger of Coverage Under a First-Party Property Insurance Policy For Loss Due to Progressive Damage in North Dakota, Kief Farmers Coop. Elevator Co. v. Farmland Mut. Ins. Co., 534 N.W.2d 28 (N.D. 1995). Aaron J. Dorrheim.
- 72:731, No. 3; Appeal and Error—North Dakota Rule of Civil Procedure 54(b): Looking for the Storied "Infrequent Harsh Case" Gessner v. City of Minot, 529 N.W.2d 868 (N.D. 1995). Joel M. Fremstad.
- 72:745, No. 3; Open Records—Agencies or Custodians Affected: The North Dakota Supreme Court Expands the Scope of North Dakota's Open Records Law, Adams County Record v. Greater North Dakota Ass'n, 529 N.W.2d 830 (N.D. 1995). Daniel M. Traynor.

NORTH DAKOTA SUPREME COURT REVIEW

72:763, No. 3; North Dakota Supreme Court Review.

PARENT AND CHILD

- 72:73, No. 1; Child Support Enforcement: A Case for Balance—the Rational Limitations of Child Support Enforcement Guidelines. The Honorable Kirk Smith.
- 72:155, No. 1; Infants—Parent and Child: Applying the Rebuttable Presumption Against Awarding Custody to Perpetrators of Domestic Violence, *Heck v. Reed*, 529 N.W.2d 155 (N.D. 1995). Kathleen B. Garner.

PRESUMPTIONS

- 72:99, No. 1; An Analysis of the Gradual Erosion of the Fourth Amendment Regarding Voluntary Third Party Consent Searches: The Defendant's Perspective. Nancy J. Kloster.
- 72:155, No. 1; Infants—Parent and Child: Applying the Rebuttable Presumption Against Awarding Custody to Perpetrators of Domestic Violence, *Heck v. Reed*, 529 N.W.2d 155 (N.D. 1995). Kathleen B. Garner.

PROBATE

72:1, No. 1; North Dakota Probate Code: Prior and Revised Article II. Alexander J. Bott.

RIGHT TO PRIVACY

72:99, No. 1; An Analysis of the Gradual Erosion of the Fourth Amendment Regarding Voluntary Third Party Consent Searches: The Defendant's Perspective. Nancy J. Kloster.

STATE BAR ASSOCIATION

72:861, No. 3; Proceedings of the Ninety-Sixth Annual Meeting of the North Dakota State Bar Association.

STATE COURTS

72:607, No. 3; How Should North Dakota Appproach the Admissibility of DNA: A Comprehensive Analysis of How Other Courts Approach the Admissibility of DNA. Michael A. Riley.

72:731, No. 3; Appeal and Error—North Dakota Rule of Civil Procedure 54(b): Looking for the Storied "Infrequent Harsh Case" Gessner v. City of Minot, 529 N.W.2d 868 (N.D. 1995). Joel M. Fremstad.

TAXATION

72:691, No. 3; An Examination of Tax Law and Supply-Side Economics: Creed of Greed or Opportunity For All? G. Marc Worthy.

TORTS

72:181, No, 1; Master and Servant—Liability for Injuries to Third Parties: Employers' Vicarious Liability to Employees of an Independent Contractor, *Fleck v. ANG Coal Gasification Co.*, 522 N.W.2d 445 (N.D. 1994). Timothy G. Richard.

72:247, No. 2; Avoiding Claims of Defamation in the Workplace. Thomas A. Jacobson.

72:663, No. 3; Contracts v. Torts: North Dakota's Aftermarket Risk Contract & Aftermarket Risk Insurance, Products Liability, and the General Aviation Industry. Andrew C. Mitton.

TRIAL ADVOCACY

72:481, No. 3; Artful Pleading and Circumstantial Evidence in Food Manufacturing Defect Cases: Is It Too Easy To Get To a Jury? Carl Crosby Lehmann.

72:631, No. 3; Voir Dire: What Can I Ask and What Can I Say? Michael J. Ahlen.

TRIBUTE: JUSTICE LEVINE

72:909, No. 4; Dedication. Dean W. Jeremy Davis.

72:911, No. 4; Beryl Levine: The Person and the Justice. Honorable Gerald W. VandeWalle.

72:915, No. 4; In Justice Beryl Levine's View: Her Most Significant Opinions. Ralph J. Erickstad and Michael J. Hagburg.

72:953, No. 4; A Woman's Touch. Honorable William A. Neumann and Tracy Vigness Kolb.

72:967, No. 4; Justice Beryl Levine: Taking Her Title Seriously in North Dakota Criminal Cases. Thomas M. Lockney.

72:1011, No. 4; Domestic Violence and the North Dakota Best Interests Statute. Ruth Jenny and Kelly Gaines Stoner.

72:1031, No. 4; Making a Real Difference: The Dominance Approach in the Opinions of Justice Beryl J. Levine. Kathryn R. L. Rand.

72:1049, No. 4; Justice Beryl Joyce Levine—Behind the Scenes. David K. Levine.

TRUST

72:1069, No. 4; Trusts—Payment or Distribution of Proceeds of Trust Property: Categorizing a Trust for the Purpose of Determining Eligibility for Medical Assistance, *Hecker v. Stark County Social Service Board*, 527 N.W.2d 226 (N.D. 1994). Brenda R. Foyt.

WILDLIFE

72:125, No. 1; Congressional Attempts to Amend the Clean Water Act: American Wetlands Under Attack. Steven W. Watkins.

WORKERS' COMPENSATION

72:349, No. 2; Are Employees Obtaining "Sure and Certain Relief" Under the 1995 Legislative Enactments of the North Dakota Workers' Compensation Act? Susan J. Anderson & Gerald DeLoss.