



1994

## Cumulative Subject Index

North Dakota Law Review Associate Editors

[How does access to this work benefit you? Let us know!](#)

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



Part of the [Law Commons](#)

---

### Recommended Citation

North Dakota Law Review Associate Editors (1994) "Cumulative Subject Index," *North Dakota Law Review*. Vol. 70: No. 4, Article 12.

Available at: <https://commons.und.edu/ndlr/vol70/iss4/12>

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).

## CUMULATIVE SUBJECT INDEX

## AGRICULTURE

The North Dakota Agricultural Mediation Service. 70:295, No. 2; 1994. L. Roger Johnson.

The Effects of NAFTA Upon North Dakota State Law. 70:485, No. 3; 1994. Sarah M. Vogel.

Can North Dakota Grazing Survive a Wilderness or Wild and Scenic Designation—Are There Cattle in Nature? 70:509, No. 3; 1994. Agricultural Law/Economics Research Program.

## ALTERNATIVE DISPUTE RESOLUTION

Court-Annexed “ADR”—A Dissent. 70:229, No. 2; 1994. Honorable Rodney S. Webb.

Wandering in the Wilderness of Dispute Resolution: When Do We Arrive at the Promised Land of Justice? 70:235, No. 2; 1994. Honorable Bruce E. Bohlman and Erick J. Bohlman.

Mediation in the Presence of Domestic Violence: Is It the Light at the End of the Tunnel or Is a Train on the Track? 70:255, No. 2; 1994. Tara Lea Muhlhauser and Douglas D. Knowlton.

Alternative Dispute Resolution for the Poor: Is It an Alternative? 70:269, No. 2; 1994. Larry R. Spain.

Arbitration by the American Arbitration Association. 70:281, No. 2; 1994. James R. Deye and Lesly L. Britton.

The North Dakota Agricultural Mediation Service. 70:295, No. 2; 1994. L. Roger Johnson.

Public Policy Consensus Building: Connecting to Change for Capturing the Future. 70:311, No. 2; 1994. Bruce T. Levi and Larry Spears.

Which is the Fairest Court of All? The Case for a Private Court System. 70:353, No. 2; 1994. Michael G. Liffbrig.

ADR: To Be or . . . ? 70:381, No. 2; 1994. Lynn A. Kerbeshian.

Taking the “Alternative” Out of the Dispute Resolution of Title VII Claims: The Implications of a Mandatory Enforcement Scheme of Arbitration Agreements Arising Out of Employment Contracts. 70:435, No. 2; 1994.

The Reach of the Federal Arbitration Act: Implications on State Procedural Law. 70:459, No. 2; 1994.

The Effects of NAFTA Upon North Dakota State Law. 70:485, No. 3; 1994. Sarah M. Vogel.

## ARBITRATION

Arbitration by the American Arbitration Association. 70:281, No. 2; 1994. James R. Deye and Lesly L. Britton.

Which Is the Fairest Court of All? The Case for a Private Court System. 70:353, No. 2; 1994. Michael G. Liffbrig.

ADR: To Be or . . . ? 70:381, No. 2; 1994. Lynn A. Kerbeshian.

Taking the "Alternative" Out of the Dispute Resolution of Title VII Claims: The Implications of a Mandatory Enforcement Scheme of Arbitration Agreements Arising Out of Employment Contracts. 70:435, No. 2; 1994.

The Reach of the Federal Arbitration Act: Implications on State Procedural Law. 70:459, No. 2; 1994.

## BANKRUPTCY

On the River of Artificial and Arbitrary Impairment: An Erroneous Analysis. 70:993, No. 4; 1994. Eric W. Lam.

## BURDEN OF PROOF

Civil Rights—Employment Discrimination: Modifying Federal Standards to Reflect Principles of State Law: The North Dakota Supreme Court's Examination of the *Hicks* Rationale Prompts the Court to Customize Its Own Standard to Review State-Based Employment Discrimination Claims. 70:207, No. 1; 1994.

## CIVIL RIGHTS

Civil Rights—Employment Discrimination: Modifying Federal Standards to Reflect Principles of State Law: The North Dakota Supreme Court's Examination of the *Hicks* Rationale Prompts the Court to Customize Its Own Standard to Review State-Based Employment Discrimination Claims. 70:207, No. 1; 1994.

## COMMERCIAL LAW

On the River of Artificial and Arbitrary Impairment: An Erroneous Analysis. 70:993, No. 4; 1994. Eric W. Lam.

## CONFLICT OF LAWS

The Effects of NAFTA Upon North Dakota State Law. 70:485, No. 3; 1994. Sarah M. Vogel.

## CONSTITUTIONAL LAW

Fetal Alcohol Syndrome: The Legal and Social Responses to Its Impact on Native Americans. 70:1, No. 1; 1994. Claire E. Dineen.

Withdrawing or Withholding Medical Care From Premature Infants: Who Should Decide, and How? 70:129, No. 1; 1994.

Constitutional Law—Juries: Gender-Based Peremptory Challenges Violate the United States Constitution's Fourteenth Amendment Equal Protection Guarantee. 70:657, No. 3; 1994.

Constitutional Issues in North Dakota Asset Forfeiture Law After *Austin v. United States*, *Alexander v. United States*, and *United States v. Good Real Property*. 70:851, No. 4; 1994. Rick Maixner and Sidney Hertz Fiergola.

## CONTEMPT

North Dakota's New Contempt Law: Will It Mean Order in the Court? 70:1027, No. 4; 1994.

## CONTRACTS

Arbitration by the American Arbitration Association. 70:281, No. 2; 1994. James R. Deye and Lesly L. Britton.

Taking the "Alternative" Out of the Dispute Resolution of Title VII Claims: The Implications of a Mandatory Enforcement Scheme of Arbitration Agreements Arising Out of Employment Contracts. 70:435, No. 2; 1994.

The Reach of the Federal Arbitration Act: Implications on State Procedural Law. 70:459, No. 2; 1994.

Judgment Against a Non-Breaching Seller: The Cost of Outrunning the Law to Do Justice Under Section 2-608 of the Uniform Commercial Code. 70:809, No. 4; 1994. Gary L. Monserud.

## CORPORATIONS

The North Dakota Limited Liability Company Act: Formation and Tax Consequences. 70:67, No. 1; 1994. Garry A. Pearson.

Organization, Operation, and Termination of North Dakota and Minnesota Limited Liability Companies. 70:585, No. 3; 1994. Mary B. Bader.

## CRIMINAL LAW AND PROCEDURE

Fetal Alcohol Syndrome: The Legal and Social Responses to Its Impact on Native Americans. 70:1, No. 1; 1994. Claire E. Dineen.

North Dakota's Stalking Law: Criminalizing the Crime Before the Crime. 70:159, No. 1; 1994.

Constitutional Issues in North Dakota Asset Forfeiture Law After *Austin v. United States*, *Alexander v. United States*, and *United States v. Good Real Property*. 70:851, No. 4; 1994. Rick Maixner and Sidney Hertz Fiergola.

North Dakota's New Contempt Law: Will It Mean Order in the Court? 70:1027, No. 4; 1994.

Assessing Children's Credibility: Scientific and Legal Issues in 1994. 70:879, No. 4; 1994. Charles Robert Honts.

Criminal Law—Catch Me *with* a Can: North Dakota's Minor in Possession of Alcohol Statute Requires Proof of "Actual" Possession. 70:1059, No. 4; 1994.

#### DEBTORS AND CREDITORS

On the River of Artificial and Arbitrary Impairment: An Erroneous Analysis. 70:993, No. 4; 1994. Eric W. Lam.

#### DOMESTIC RELATIONS

North Dakota's Stalking Law: Criminalizing the Crime Before the Crime. 70:159, No. 1; 1994.

Mediation in the Presence of Domestic Violence: Is It the Light at the End of the Tunnel or Is a Train on the Track? 70:255, No. 2; 1994. Tara Lea Muhlhauser and Douglas D. Knowlton.

#### EMPLOYER-EMPLOYEE

Damages—Intentional Infliction of Emotional Distress in the Workplace: Defining Extreme and Outrageous Conduct in North Dakota's Job Description. 70:187, No. 1; 1994.

Civil Rights—Employment Discrimination: Modifying Federal Standards to Reflect Principles of State Law: The North Dakota Supreme Court's Examination of the *Hicks* Rationale Prompts the Court to Customize Its Own Standard to Review State-Based Employment Discrimination Claims. 70:207, No. 1; 1994.

Taking the "Alternative" Out of the Dispute Resolution of Title VII Claims: The Implications of a Mandatory Enforcement Scheme of Arbitration Agreements Arising Out of Employment Contracts. 70:435, No. 2; 1994.

Worker's Compensation: The *Assault* on the Shield of Immunity—*Coming to Blows* with the Exclusive-Remedy Provision of the North Dakota Worker's Compensation Act. 70:905, No. 4; 1994. George H. Singer.

#### EVIDENCE

The Need for Closing Argument Guidelines in Jury Trials. 70:95, No. 1; 1994. Michael J. Ahlen.

Why Not "Findings of Law" and "Conclusions of Fact" and Opinions About Both? 70:109, No. 1; 1994. Nevin Van de Streek.

Assessing Children's Credibility: Scientific and Legal Issues in 1994. 70:879, No. 4; 1994. Charles Robert Honts.

#### FAMILY LAW

North Dakota's Stalking Law: Criminalizing the Crime Before the Crime. 70:159, No. 1; 1994.

Mediation in the Presence of Domestic Violence: Is It the Light at the End of the Tunnel or Is a Train on the Track? 70:255, No. 2; 1994. Tara Lea Muhlhauer and Douglas D. Knowlton.

Alternative Dispute Resolution for the Poor: Is It an Alternative? 70:269, No. 2; 1994. Larry R. Spain.

#### FEDERAL COURTS

Court-Annexed "ADR"—A Dissent. 70:229, No. 2; 1994. Honorable Rodney S. Webb.

Wandering in the Wilderness of Dispute Resolution: When Do We Arrive at the Promised Land of Justice? 70:235, No. 2; 1994. Honorable Bruce E. Bohlman and Erick J. Bohlman.

ADR: To Be or . . . ? 70:381, No. 2; 1994. Lynn A. Kerbeshian.

Taking the "Alternative" Out of the Dispute Resolution of Title VII Claims: The Implications of a Mandatory Enforcement Scheme of Arbitration Agreements Arising Out of Employment Contracts. 70:435, No. 2; 1994.

The Reach of the Federal Arbitration Act: Implications on State Procedural Law. 70:459, No. 2; 1994.

A Smile, A Frown, and a Few New Wrinkles: The Changing Face of Practice Before the IRS. 70:965, No. 4; 1994. K. H. Sharp.

#### FEDERAL RULES OF CIVIL PROCEDURE

Wandering in the Wilderness of Dispute Resolution: When Do We Arrive at the Promised Land of Justice? 70:235, No. 2; 1994. Honorable Bruce E. Bohlman and Erick J. Bohlman.

#### FISH AND GAME

Can North Dakota Grazing Survive a Wilderness or Wild and Scenic Designation—Are There Cattle in Nature? 70:509, No. 3; 1994. Agricultural Law/Economics Research Program.

#### GOVERNMENT

Public Policy Consensus Building: Connecting to Change for Capturing the Future. 70:311, No. 2; 1994. Bruce T. Levi and Larry Spears.

## HARASSMENT

North Dakota's Stalking Law: Criminalizing the Crime Before the Crime. 70:159, No. 1; 1994.

Damages—Intentional Infliction of Emotional Distress in the Workplace: Defining Extreme and Outrageous Conduct in North Dakota's Job Description. 70:187, No. 1; 1994.

## HEALTH &amp; SAFETY

Fetal Alcohol Syndrome: The Legal and Social Responses to Its Impact on Native Americans. 70:1, No. 1; 1994. Claire E. Dineen.

Withdrawing or Withholding Medical Care From Premature Infants: Who Should Decide, and How? 70:129, No. 1; 1994.

North Dakota's Stalking Law: Criminalizing the Crime Before the Crime. 70:159, No. 1; 1994.

## INDIAN LAW

Fetal Alcohol Syndrome: The Legal and Social Responses to Its Impact on Native Americans. 70:1, No. 1; 1994. Claire E. Dineen.

## INFANTS

Fetal Alcohol Syndrome: The Legal and Social Responses to Its Impact on Native Americans. 70:1, No. 1; 1994. Claire E. Dineen.

Withdrawing or Withholding Medical Care From Premature Infants: Who Should Decide, and How? 70:129, No. 1; 1994.

## INSURANCE

Punitive Damages and Insurance: Are Punitive Damages Insurable? The North Dakota Supreme Court Says Yes, Despite North Dakota's Public Policy to the Contrary. 70:637, No. 3; 1994.

## JUDICIARY

North Dakota's New Contempt Law: Will It Mean Order in the Court? 70:1027, No. 4; 1994.

## JURIES

The Need for Closing Argument Guidelines in Jury Trials. 70:95, No. 1; 1994. Michael J. Ahlen.

Damages—Intentional Infliction of Emotional Distress in the Workplace: Defining Extreme and Outrageous Conduct in North Dakota's Job Description. 70:187, No. 1; 1994.

Court-Annexed "ADR"—A Dissent. 70:229, No. 2; 1994. Honorable Rodney S. Webb.

Constitutional Law—Juries: Gender-Based Peremptory Challenges Violate the United States Constitution's Fourteenth Amendment Equal Protection Guarantee. 70:657, No. 3; 1994.

Venue—Juries: Changing Venue to Obtain a Fair and Impartial Trial: Trial Court Discretion or Subjective Evaluation? Is This the End of Trials in Rural North Dakota Counties? 70:675, No. 3; 1994.

Instructing the Jury? Watch Your Language! 70:1007, No. 4; 1994. Honorable Gail Hagerty.

#### JURY INSTRUCTIONS

Why Not "Findings of Law" and "Conclusions of Fact" and Opinions About Both? 70:109, No. 1; 1994. Nevin Van de Streek.

Instructing the Jury? Watch Your Language! 70:1007, No. 4; 1994. Honorable Gail Hagerty.

#### JUVENILES

Criminal Law—Catch Me *with* a Can: North Dakota's Minor in Possession of Alcohol Statute Requires Proof of "Actual" Possession. 70:1059, No. 4; 1994.

#### LEGAL MALPRACTICE

North Dakota Legal Malpractice: A Summary of the Law. 70:615, No. 3; 1994. Alvin O. Boucher.

#### LEGISLATION

The North Dakota Limited Liability Company Act: Formation and Tax Consequences. 70:67, No. 1; 1994. Garry A. Pearson.

North Dakota's Stalking Law: Criminalizing the Crime Before the Crime. 70:159, No. 1; 1994.

The Effects of NAFTA Upon North Dakota State Law. 70:485, No. 3; 1994. Sarah M. Vogel.

Worker's Compensation: The *Assault* on the Shield of Immunity—*Coming to Blows* with the Exclusive-Remedy Provision of the North Dakota Worker's Compensation Act. 70:905, No. 4; 1994. George H. Singer.



## LIMITED LIABILITY COMPANIES

The North Dakota Limited Liability Company Act: Formation and Tax Consequences. 70:67, No. 1: 1994. Garry A. Pearson.

Organization, Operation, and Termination of North Dakota and Minnesota Limited Liability Companies. 70:585, No. 3: 1994. Mary B. Bader.

## MEDIATION

Mediation in the Presence of Domestic Violence: Is It the Light at the End of the Tunnel or Is a Train on the Track? 70:255, No. 2; 1994. Tara Lea Muhlhauser and Douglas D. Knowlton.

Alternative Dispute Resolution for the Poor: Is It an Alternative? 70:269, No. 2; 1994. Larry R. Spain.

Arbitration by the American Arbitration Association. 70:281, No. 2; 1994. James R. Deye and Lesly L. Britton.

The North Dakota Agricultural Mediation Service: 70:295, No. 2; 1994. L. Roger Johnson.

Which is the Fairest Court of All? The Case for a Private Court System. 70:353, No. 2; 1994. Michael G. Liffbrig.

ADR: To Be or . . . ? 70:381, No. 2; 1994. Lynn A. Kerbeshian.

## MINES AND MINERALS

Mineral Ownership Theory: Doctrine in Disarray. 70:541, No. 3; 1994. Ronald W. Polston.

## MISAPPROPRIATION

Misappropriation is Seventy-Five Years Old; Should We Bury It or Revive It? 70:781, No. 4; 1994. Edmund J. Sease.

## NATURAL RESOURCES

Can North Dakota Grazing Survive a Wilderness or Wild and Scenic Designation—Are There Cattle in Nature? 70:509, No. 3; 1994. Agricultural Law/Economics Research Program.

Mineral Ownership Theory: Doctrine in Disarray. 70:541, No. 3; 1994. Ronald W. Polston.

## NORTH DAKOTA LAW

The North Dakota Limited Liability Company Act: Formation and Tax Consequences. 70:67, No. 1: 1994. Garry A. Pearson.

The Need for Closing Argument Guidelines in Jury Trials. 70:95, No. 1; 1994. Michael J. Ahlen.

Why Not "Findings of Law" and "Conclusions of Fact" and Opinions About Both? 70:109, No. 1; 1994. Nevin Van de Streek.

North Dakota's Stalking Law: Criminalizing the Crime Before the Crime. 70:159, No. 1; 1994.

Damages—Intentional Infliction of Emotional Distress in the Workplace: Defining Extreme and Outrageous Conduct in North Dakota's Job Description. 70:187, No. 1; 1994.

Civil Rights—Employment Discrimination: Modifying Federal Standards to Reflect Principles of State Law: The North Dakota Supreme Court's Examination of the *Hicks* Rationale Prompts the Court to Customize Its Own Standard to Review State-Based Employment Discrimination Claims. 70:207, No. 1; 1994.

Wandering in the Wilderness of Dispute Resolution: When Do We Arrive at the Promised Land of Justice? 70:235, No. 2; 1994. Honorable Bruce E. Bohlman and Erick J. Bohlman.

Alternative Dispute Resolution for the Poor: Is It an Alternative? 70:269, No. 2; 1994. Larry R. Spain.

The North Dakota Agricultural Mediation Service. 70:295, No. 2; 1994. L. Roger Johnson.

Public Policy Consensus Building: Connecting to Change for Capturing the Future. 70:311, No. 2; 1994. Bruce T. Levi and Larry Spears.

The Effects of NAFTA Upon North Dakota State Law. 70:485, No. 3; 1994. Sarah M. Vogel.

Can North Dakota Grazing Survive a Wilderness or Wild and Scenic Designation—Are There Cattle in Nature? 70:509, No. 3; 1994. Agricultural Law/Economics Research Program.

Organization, Operation, and Termination of North Dakota and Minnesota Limited Liability Companies. 70:585, No. 3; 1994. Mary B. Bader.

North Dakota Legal Malpractice: A Summary of the Law. 70:615, No. 3; 1994. Alvin O. Boucher.

Punitive Damages and Insurance: Are Punitive Damages Insurable? The North Dakota Supreme Court Says Yes, Despite North Dakota's Public Policy to the Contrary. 70:637, No. 3; 1994.

Constitutional Law—Juries: Gender-Based Peremptory Challenges Violate the United States Constitution's Fourteenth Amendment Equal Protection Guarantee. 70:657, No. 3; 1994.

Venue—Juries: Changing Venue to Obtain a Fair and Impartial Trial: Trial Court Discretion or Subjective Evaluation? Is This the End of Trials in Rural North Dakota Counties? 70:675, No. 3; 1994.

Judgment Against a Non-Breaching Seller: The Cost of Outrunning the Law to Do Justice Under Section 2-608 of the Uniform Commercial Code. 70:809, No. 4; 1994. Gary L. Monserud.

Constitutional Issues in North Dakota Asset Forfeiture Law After *Austin v. United States*, *Alexander v. United States*, and *United States v. Good Real Property*. 70:851, No. 4; 1994. Rick Maixner and Sidney Hertz Fiergola.

Worker's Compensation: The *Assault* on the Shield of Immunity—*Coming to Blows* with the Exclusive-Remedy Provision of the North Dakota Worker's Compensation Act. 70:905, No. 4; 1994. George H. Singer.

A Smile, A Frown, and a Few New Wrinkles: The Changing Face of Practice Before the IRS. 70:965, No. 4; 1994. K. H. Sharp.

Instructing the Jury? Watch Your Language! 70:1007, No. 4; 1994. Honorable Gail Hagerty.

North Dakota's New Contempt Law: Will It Mean Order in the Court? 70:1027, No. 4; 1994.

Criminal Law—Catch Me *with* a Can: North Dakota's Minor in Possession of Alcohol Statute Requires Proof of "Actual" Possession. 70:1059, No. 4; 1994.

## OIL AND GAS

Mineral Ownership Theory: Doctrine in Disarray. 70:541, No. 3; 1994.

## PARENT AND CHILD

Fetal Alcohol Syndrome: The Legal and Social Responses to Its Impact on Native Americans. 70:1, No. 1; 1994. Claire E. Dineen.

Withdrawing or Withholding Medical Care From Premature Infants: Who Should Decide, and How? 70:129, No. 1; 1994.

## PHYSICIANS AND SURGEONS

Withdrawing or Withholding Medical Care From Premature Infants: Who Should Decide, and How? 70:129, No. 1; 1994.

## POVERTY LAW

Alternative Dispute Resolution for the Poor: Is It an Alternative? 70:269, No. 2; 1994. Larry R. Spain.

## PRESUMPTIONS

Civil Rights—Employment Discrimination: Modifying Federal Standards to Reflect Principles of State Law: The North Dakota Supreme Court's Examination of the *Hicks* Rationale Prompts the Court to Customize Its Own Standard to Review State-Based Employment Discrimination Claims. 70:207, No. 1; 1994.

## PRIVACY

Fetal Alcohol Syndrome: The Legal and Social Responses to Its Impact on Native Americans. 70:1, No. 1; 1994. Claire E. Dineen.

Withdrawing or Withholding Medical Care From Premature Infants: Who Should Decide, and How? 70:129, No. 1; 1994.

## PROFESSIONAL RESPONSIBILITY

North Dakota Legal Malpractice: A Summary of the Law. 70:615, No. 3; 1994. Alvin O. Boucher.

A Smile, A Frown, and a Few New Wrinkles: The Changing Face of Practice Before the IRS. 70:965, No. 4; 1994. K. H. Sharp.

## PROPERTY

Mineral Ownership Theory: Doctrine in Disarray. 70:541, No. 3; 1994. Ronald W. Polston.

Misappropriation is Seventy-Five Years Old; Should We Bury It or Revive It? 70:781, No. 4; 1994. Edmund J. Sease.

Judgment Against a Non-Breaching Seller: The Cost of Outrunning the Law to Do Justice Under Section 2-608 of the Uniform Commercial Code. 70:809, No. 4; 1994. Gary L. Monserud.

Constitutional Issues in North Dakota Asset Forfeiture Law After *Austin v. United States*, *Alexander v. United States*, and *United States v. Good Real Property*. 70:851, No. 4; 1994. Rick Maixner and Sidney Hertz Fiergola.

## PUBLIC WELFARE

Fetal Alcohol Syndrome: The Legal and Social Responses to Its Impact on Native Americans. 70:1, No. 1; 1994. Claire E. Dineen.

## PUNITIVE DAMAGES

Punitive Damages and Insurance: Are Punitive Damages Insurable? The North Dakota Supreme Court Says Yes, Despite North Dakota's Public Policy to the Contrary. 70:637, No. 3; 1994.

## SALES

Judgment Against a Non-Breaching Seller: The Cost of Outrunning the Law to Do Justice Under Section 2-608 of the Uniform Commercial Code. 70:809, No. 4; 1994. Gary L. Monserud.

## STATE COURTS

The Reach of the Federal Arbitration Act: Implications on State Procedural Law. 70:459, No. 2; 1994.

Misappropriation is Seventy-Five Years Old; Should We Bury It or Revive It? 70:781, No. 4; 1994. Edmund J. Sease.

North Dakota's New Contempt Law: Will It Mean Order in the Court? 70:1027, No. 4; 1994.

## STATUTE OF LIMITATIONS

North Dakota Legal Malpractice: A Summary of the Law. 70:615, No. 3; 1994. Alvin O. Boucher.

## TAXATION

The North Dakota Limited Liability Company Act: Formation and Tax Consequences. 70:67, No. 1; 1994. Garry A. Pearson.

Organization, Operation, and Termination of North Dakota and Minnesota Limited Liability Companies. 70:585, No. 3; 1994. Mary B. Bader.

A Smile, A Frown, and a Few New Wrinkles: The Changing Face of Practice Before the IRS. 70:965, No. 4; 1994. K. H. Sharp.

## TORTS

North Dakota's Stalking Law: Criminalizing the Crime Before the Crime. 70:159, No. 1; 1994.

Damages—Intentional Infliction of Emotional Distress in the Workplace: Defining Extreme and Outrageous Conduct in North Dakota's Job Description. 70:187, No. 1; 1994.

North Dakota Legal Malpractice: A Summary of the Law. 70:615, No. 3; 1994. Alvin O. Boucher.

Misappropriation is Seventy-Five Years Old; Should We Bury It or Revive It? 70:781, No. 4; 1994. Edmund J. Sease.

Worker's Compensation: The *Assault* on the Shield of Immunity—*Coming to Blows* with the Exclusive-Remedy Provision of the North Dakota Worker's Compensation Act. 70:905, No. 4; 1994. George H. Singer.

## TRIAL ADVOCACY

The Need for Closing Argument Guidelines in Jury Trials. 70:95, No. 1; 1994. Michael J. Ahlen.

Why Not "Findings of Law" and "Conclusions of Fact" and Opinions About Both? 70:109, No. 1; 1994. Nevin Van de Streek.

Instructing the Jury? Watch Your Language! 70:1007, No. 4; 1994. Honorable Gail Hagerty.

Assessing Children's Credibility: Scientific and Legal Issues in 1994. 70:879, No. 4; 1994. Charles Robert Honts.

#### UNIFORM COMMERCIAL CODE

Judgment Against a Non-Breaching Seller: The Cost of Outrunning the Law to Do Justice Under Section 2-608 of the Uniform Commercial Code. 70:809, No. 4; 1994. Gary L. Monserud.

#### VENUE

Venue—Juries: Changing Venue to Obtain a Fair and Impartial Trial: Trial Court Discretion or Subjective Evaluation? Is This the End of Trials in Rural North Dakota Counties? 70:675, No. 3; 1994.

#### WILDLIFE

Can North Dakota Grazing Survive a Wilderness or Wild and Scenic Designation—Are There Cattle in Nature? 70:509, No. 3; 1994. Agricultural Law/Economics Research Program.

#### WITNESSES

Wandering in the Wilderness of Dispute Resolution: When Do We Arrive at the Promised Land of Justice? 70:235, No. 2; 1994. Honorable Bruce E. Bohlman and Erick J. Bohlman.

Assessing Children's Credibility: Scientific and Legal Issues in 1994. 70:879, No. 4; 1994. Charles Robert Honts.

#### WORKERS' COMPENSATION

Worker's Compensation: The *Assault* on the Shield of Immunity—*Coming to Blows* with the Exclusive-Remedy Provision of the North Dakota Worker's Compensation Act. 70:905, No. 4; 1994. George H. Singer.