



1988

Cumulative Subject Index

North Dakota Law Review

[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 (1988) "Cumulative Subject Index," *North Dakota Law Review*. Vol. 64: No. 4, Article 6.

Available at: <https://commons.und.edu/ndlr/vol64/iss4/6>

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.

CUMULATIVE SUBJECT INDEX

ABORTION

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

ACCORD AND SATISFACTION

You Can't Have Your Cake and Eat It Too: Accord and Satisfaction Survives the Uniform Commercial Code. 61:353, No. 4; 1985. Patricia B. Fry.

ADMINISTRATIVE LAW

A Time for Recognition: Extending Workmen's Compensation Coverage to Inmates. 61:403, No. 4; 1985.

ADMINISTRATIVE PROCEDURE

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

ADMISSIBILITY OF EVIDENCE

A Response to the Proposed Establishment of an Administrative Agency to Create and Enforce Rules Regulating Police Conduct. 62:223, No. 2; 1986. Nevin Van de Streek.

An Open Letter to the North Dakota Attorney General Concerning Search and Seizure Law and the Exclusionary Rule. 62:17, No. 1; 1986. Thomas M. Lockney.

Character Evidence — Footprints in the Civil Snow. 62:539, No. 4; 1986.

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

Search and Seizure — Fourth Amendment — The Inclusion of Motor Homes Within the Scope of the Automobile Exception to the Fourth Amendment Warrant Requirement. 62:285, No. 2; 1986.

The Fourth Amendment and Supreme Court Decision Making: Some Thoughts While Awaiting Sheppard. 60:693, No. 4; 1984.

AGENCY

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Recent Developments in North Dakota Contract Law. 60:227, No.2; 1984. Rodney K. Smith.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

AGRICULTURE

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

Application of North Dakota's Confiscatory Price Statutes: Sections 28-29-04 and -05 of the North Dakota Century Code. 63:331, No. 3; 1987. David M. Saxowsky.

Cooperative Mergers and Consolidations: A Consideration of the Legal and Tax Issues. 63:377, No. 3; 1987. Kathryn J. Sedo.

Selected Journal Articles Concerning Agricultural Law and Debtor/Creditor Relations: 1970-1983. 60:575, No. 3; 1984. Donald A. Hughes, Jr.

Special Use Valuation: The Complexities of Economic Engineering. 60:7, No.1; 1984. Neil E. Harl.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No.3; 1984. Sarah M. Vogel.

The 9-307(1) Farm Products Puzzle: Its Parts and Its Future. 60:401, No. 3; 1984. Keith G. Meyer.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

ALIMONY

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3; 1985. Gary A. Weissman and Christine M. Leick.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

ANIMALS

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

ARBITRATION

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3; 1985. Gary A. Weissman and Christine M. Leick.

ATTORNEYS

Attorney and Client — Constitutional Law — Attorney Advertising: The Expanding Horizons of Permissible Conduct. 62:574, No. 4; 1986.

"Hitch Your Wagon to a Star." 62:7, No. 1; 1986. Judge Myron H. Bright.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3; 1985. Gary A. Weissman and Christine M. Leick.

Patterns of Legal Research in North Dakota: A Survey. 61:383, No. 4; 1985. Rita T. Reusch.

Tell It Only To The Judge: Disclosure of Client Confidences Under the ABA Model Rules of Professional Conduct. 60:261, No. 2; 1984. Barry R. Vickrey.

ATTORNEYS' FEES

Tell It Only To The Judge: Disclosure of Client Confidences Under the ABA Model Rules of Professional Conduct. 60:261, No. 2; 1984. Barry R. Vickrey.

BANKRUPTCY

Adequate Protection for the Undersecured Creditor in a Chapter 11 Reorganization — Compensation for the Delay in Enforcing Foreclosure Rights. 60:515, No. 3; 1984. Lauris N. Molbert.

Bankruptcy — Chapter 11 Reorganization — Determining the Starting Date of Adequate Protection Payments for Opportunity Cost and Expanding the Contribution Exception to the Absolute Priority Rule. 63:405, No. 3; 1987.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

BASTARDS

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

BENCH AND BAR

Tell It Only To The Judge: Disclosure of Client Confidences Under the ABA Model Rules of Professional Conduct. 60:261, No. 2; 1984. Barry R. Vickrey.

61:143, No. 1; 1985.

62:113, No. 1; 1986.

62:299, No. 2; 1986.

63:429, No. 3; 1987.

64:463, No. 3; 1988.

BIBLIOGRAPHIES

Family Law Bibliography. 61:335, No. 3, 1985. Donald A. Hughes, Jr.

Insurance Law Bibliography. 62:435, No. 3; 1986. James R. Carlson and William P. Wilson.

Selected Journal Articles Concerning Agricultural Law and Debtor/Creditor Relations: 1970-1983. 60:575, No. 3; 1984. Donald A. Hughes, Jr.

Selected Journal Articles Concerning Agricultural Law and Debtor/Creditor Relations: 1983-87. 63:465, No. 3; 1987. James R. Carlson and William P. Wilson.

Selected Journal Articles Concerning Legal Malpractice. 64:737, No. 4 1988. James R. Carlson

BLOOD-ALCOHOL TEST

Criminal Law — Self-Defense — Jury Instructions Given on Subjective Standard of Reasonableness in Self-Defense Do Not Require a Specific Instruction on Battered Woman Syndrome. 60:141, No. 1; 1984.

BOARDS AND COMMISSIONS

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

BURDEN OF PROOF

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

Negligence — The Unit Rule and North Dakota's Comparative Negligence Statute. 64:135, No. 1; 1988.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

BUSINESS ASSOCIATIONS

Corporate Behavior and the Minority Shareholder: Contrasting Interpretations of Section 10-19.1-115 of the North Dakota Century Code. 62:155, No. 2; 1986. D. Charles Macdonald.

Tax Exempt Organizations and Unrelated Debt Financed Income: Does the Problem Persist? 61:31, No. 1; 1985. Mark Larson.

CAUSATION

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

CHILD CUSTODY

Divorce — Parent and Child — North Dakota's Interpretation of the Interplay Between the PKPA and the UCCJA. 62:263, No. 2; 1986.

CHILD SUPPORT

The Indian Child Welfare Act of 1978: A Practitioner's Perspective. 62:487, No. 4; 1986. Jesse C. Trentadue and Myra A. DeMontigny.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

CIVIL PROCEDURE

Jurisdictional Developments in the Eighth Circuit — Two Cases to Note. 60:717, No. 4; 1984. Tim Gammon.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

CIVIL RIGHTS

Civil Rights: Our Legacy and Our Responsibility. 64:121, No. 1; 1988. Judge Constance Baker Motley.

Constitutional Law — Mental Health — The Mentally Handicapped Do Not Constitute a "Quasi-Suspect Class" for Purposes of Equal Protection Analysis. 62:95, No. 1; 1986.

Jurisdictional Developments in the Eighth Circuit — Two Cases to Note. 60:717, No. 4; 1984. Tim Gammon.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

COLLEGES AND UNIVERSITIES

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Reforming Intercollegiate Athletics: A Critique of the Presidents Commission's Role in the NCAA's Sixth Special Convention. 64:423, No. 3; 1988. Rodney K. Smith.

Tax Exempt Organizations and Unrelated Debt Financed Income: Does the Problem Persist? 61:31, No. 1; 1985. Mark Larson.

COMMERCIAL LAW

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

A Secured Party's Right to a Deficiency Judgment After Noncompliance With the Resale Provisions of Article 9. 60:531, No. 3; 1984. Kathryn Page.

Adequate Protection for the Undersecured Creditor in a Chapter 11 Reorganization — Compensation for the Delay in Enforcing Foreclosure Rights. 60:515, No. 3; 1984. Lauris N. Molbert.

Lender Liability: Breach of Good Faith in Lending and Related Theories. 64:273, No. 2; 1988.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The 9-307(1) Farm Products Puzzle: Its Parts and Its Future. 60:401, No. 3; 1984. Keith G. Meyer.

Use of the Model Form Operating Agreement for the Creation and Enforcement of a Security Interest. 62:197, No. 2; 1986. Fred C. Rathert.

You Can't Have Your Cake and Eat It Too: Accord and Satisfaction Survives the Uniform Commercial Code. 61:353, No. 4; 1985. Patricia B. Fry.

COMMERCIAL PAPER

Constitutional Law — Statutes — Criminal Liability Based Upon Ability of Defendant to Pay for Affirmative Defense to Charge of Issuing Insufficient Funds Check is a Violation of the Equal Protection Clause. 61:131, No. 1; 1985.

Constitutional Paper — Conversion — A Collecting Bank May Limit Its Liability for Conversion When it Pays a Payable Through Draft Containing a Missing Endorsement Pursuant to Subsection 4-207(4) of the Uniform Commercial Code. 63:641, No. 4; 1987.

You Can't Have Your Cake and Eat It Too: Accord and Satisfaction Survives the Uniform Commercial Code. 61:353, No. 4; 1985. Patricia B. Fry.

COMMERCIAL SPEECH

Attorney and Client — Constitutional Law — Attorney Advertising: The Expanding Horizons of Permissible Conduct. 62:574, No. 4; 1986.

COMMISSIONS

The Commission to Investigate the Possible Removal of Scott County Attorney, R. Kathleen Morris. 63:601, No. 4; 1987. Lynn C. Olson.

COMMODITIES

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

COMMON LAW

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Insurance — Contracts — The Ambiguity of the Doctrine of Reasonable Expectations. 62:423, No. 3; 1986.

Legal Malpractice — The Locality Rule and Other Limitations of the Standard of Care: Should Rural and Metropolitan Lawyers be Held to the Same Standard of Care? 64:661, No. 4; 1988.

Limitation of Actions — North Dakota Adopts Continuous Representation Rule for Tolling Statute of Limitations in Legal Malpractice Actions. 64:719, No. 4; 1988.

Negligence — The Unit Rule and North Dakota's Comparative Negligence Statute. 64:135, No. 1; 1988.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

Smoking in Public Places: Living With a Dying Custom. 64:329, No. 3; 1988. Larry Kraft.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

Waters and Water Courses — Torts — Owners of Property Damaged by Unlawful Ditching or Unreasonable Discharge of Waters May Obtain Relief by Statute or by the Tort Concept of Reasonable Use. 60:741, No. 4; 1984.

You Can't Have Your Cake and Eat It Too: Accord and Satisfaction Survives the Uniform Commercial Code. 61:353, No. 4; 1985. Patricia B. Fry.

COMMUNITY PROPERTY

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

COMPARATIVE FAULT

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

Negligence — The Unit Rule and North Dakota's Comparative Negligence Statute. 64:135, No. 1; 1988.

COMPARATIVE LAW

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

CONFIDENTIAL RELATIONSHIPS

Tell It Only To The Judge: Disclosure of Client Confidences Under the ABA Model Rules of Professional Conduct. 60:261, No. 2; 1984. Barry R. Vickrey.

CONFLICT OF LAWS

Divorce — Parent and Child — North Dakota's Interpretation of the Interplay Between the PKPA and the UCCJA. 62:263, No. 2; 1986.

CONSTITUTIONAL LAW

A Response to the Proposed Establishment of an Administrative Agency to Create and Enforce Rules Regulating Police Conduct. 62:223, No. 2; 1986. Nevin Van de Streek.

An Introduction to North Dakota Constitutional Laws: Content and Methods of Interpretation. 63:157, No. 2; 1987. Lynn M. Boughey.

An Open Letter to the North Dakota Attorney General Concerning Search and Seizure Law and the Exclusionary Rule. 62:17, No. 1; 1986. Thomas M. Lockney.

Application of North Dakota's Confiscatory Price Statutes: Sections 28-29-04 and -05 of the North Dakota Century Code. 63:331, No. 3; 1987. David M. Saxowsky.

Attorney and Client — Constitutional Law — Attorney Advertising: The Expanding Horizons of Permissible Conduct. 62:574, No. 4; 1986.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Constitutional Law — Mental Health — The Mentally Handicapped Do Not Constitute a "Quasi-Suspect Class" for Purposes of Equal Protection Analysis. 62:95, No. 1; 1986.

Constitutional Law — Statutes — Criminal Liability Based Upon Ability of Defendant to Pay for Affirmative Defense to Charge of Issuing Insufficient Funds Check is a Violation of the Equal Protection Clause. 61:131, No. 1; 1985.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

Jurisdictional Developments in the Eighth Circuit — Two Cases to Note. 60:717, No. 4; 1984. Tim Gammon.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

Search and Seizure — Fourth Amendment — The Inclusion of Motor Homes Within the Scope of the Automobile Exception to the Fourth Amendment Warrant Requirement. 62:285, No. 2; 1986.

The Fourth Amendment and Supreme Court Decision Making: Some Thoughts While Awaiting Sheppard. 60:693, No. 4; 1984. Tim Gammon.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard

Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

CONSTITUTIONS

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

CONTRACTS

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

Automobiles — Insurance — The Requirements of North Dakota's Financial Responsibility Laws Are Applicable to all Automobile Liability Insurance Policies. 62:407, No. 3; 1986.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Insurance — Contracts — The Ambiguity of the Doctrine of Reasonable Expectations. 62:423, No. 3; 1986.

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

You Can't Have Your Cake and Eat It Too: Accord and Satisfaction Survives the Uniform Commercial Code. 61:353, No. 4; 1985. Patricia B. Fry.

CONTRIBUTION

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

CONVEYANCES

Cooperative Mergers and Consolidations: A Consideration of the Legal and Tax Issues. 63:377, No. 3; 1987. Kathryn J. Sedo.

Deeds — Nature and Creation of Reservations — Reservation of a Property Interest in a Deed in Favor of the Grantor's Spouse is Effective When That is the Grantor's Intent. 60:317, No. 2; 1984.

The Unreliable Record Title. 60:203, No. 2; 1984. Robert L. Stroup II.

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

CORPORATIONS

Corporate Behavior and the Minority Shareholder: Contrasting Interpretations of Section 10-19.1-115 of the North Dakota Century Code. 62:155, No. 2; 1986. D. Charles Macdonald.

Taxation — The Amount Realized on the Sale of Property Encumbered by a Nonrecourse Mortgage Must Include the Full Balance of the Mortgage Even Though the Fair Market Value of the Property is Less Than the Mortgage Balance. 60:153, No. 1; 1984.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

COURTS

A Response to the Proposed Establishment of an Administrative Agency to Create and Enforce Rules Regulating Police Conduct. 62:223, No. 2; 1986. Nevin Van de Streek.

An Open Letter to the North Dakota Attorney General Concerning Search and Seizure Law and the Exclusionary Rule. 62:17, No. 1; 1986. Thomas M. Lockney.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Due Process: Has the Time Come to Draw Back From Judicial Activism? 60:595, No. 4; 1984. Paul Benson.

"Hitch Your Wagon to a Star." 62:7, No. 1; 1986. Judge Myron H. Bright.

Is Good Faith in Insurance Contracts a Two-Way Street? 62:355, No. 3; 1986. John F. Dobbyn.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

CONVENANTS NOT TO COMPETE

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

CRIMINAL LAW

Criminal Law — Right to Counsel — A Defendant's Prior Uncounseled Misdemeanor Convictions May Not Be Used to Enhance Punishment Pursuant to North Dakota's Driving Under the Influence Statute. 63:301, No. 2; 1987.

Criminal Law — Self-Defense — Jury Instructions Given on Subjective Standard of Reasonableness in Self-Defense Do Not Require a Specific Instruction on Battered Woman Syndrome. 60:141, No. 1; 1984.

Federal Courts — Criminal Law — Scope of Terry Search Includes Automobile Passenger Compartment — Court Will Find Jurisdiction Despite Possible State Ground. 60:305, No. 2; 1984.

The Fourth Amendment and Supreme Court Decision Making: Some Thoughts While Awaiting Sheppard. 60:693, No. 4; 1984. Tim Gammon.

CRIMINAL LAW AND PROCEDURE

A Response to the Proposed Establishment of an Administrative Agency to Create and Enforce Rules Regulating Police Conduct. 62:223, No. 2; 1986. Nevin Van de Streek.

An Open Letter to the North Dakota Attorney General Concerning Search and Seizure Law and the Exclusionary Rule. 62:17, No. 1; 1986. Thomas M. Lockney.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Constitutional Law — Statutes — Criminal Liability Based Upon Ability of Defendant to Pay for Affirmative Defense to Charge of Issuing Insufficient Funds Check is a Violation of the Equal Protection Clause. 61:131, No. 1; 1985.

Criminal Law — Self-Defense — Jury Instructions Given on Subjective Standard of Reasonableness in Self-Defense Do Not Require a Specific Instruction on Battered Woman Syndrome. 60:141, No. 1; 1984.

Search and Seizure — Fourth Amendment — The Inclusion of Motor Homes Within the Scope of the Automobile Exception to the Fourth Amendment Warrant Requirement. 62:285, No. 2; 1986.

The Fourth Amendment and Supreme Court Decision Making: Some Thoughts While Awaiting Sheppard. 60:693, No. 4; 1984. Tim Gammon.

The Posse Comitatus Act as an Exclusionary Rule: Is the Criminal to go Free Because the Soldier Has Blundered? 61:107, No. 1; 1985.

CRIMINAL PROCEDURE

The Fourth Amendment and Supreme Court Decision Making: Some Thoughts While Awaiting Sheppard. 60:693, No. 4; 1984. Tim Gammon.

CUSTODY

Blessing the Tie That Binds: Preferring the Primary Caretaker as Custodian. 63:481, No. 4; 1987. Marcia O'Kelly.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

DAMAGES

Loss of Enjoyment of Life — Duplication of Damages Versus Full Compensation. 63:561, No. 4; 1987. Pamela J. Hermes.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

DEATH

Criminal Law — Self-Defense — Jury Instructions Given on Subjective Standard of Reasonableness in Self-Defense Do Not Require a Specific Instruction on Battered Woman Syndrome. 60:141, No. 1; 1984.

DEBTORS AND CREDITORS

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

A Secured Party's Right to a Deficiency Judgment After Noncompliance With the Resale Provisions of Article 9. 60:531, No. 3; 1984. Kathryn Page.

Adequate Protection for the Undersecured Creditor in a Chapter 11 Reorganization — Compensation for the Delay in Enforcing Foreclosure Rights. 60:515, No. 3; 1984. Lauris N. Molbert.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

Selected Journal Articles Concerning Agricultural Law and Debtor/Creditor Relations: 1970-1983. 60:575, No. 3; 1984. Donald A. Hughes, Jr.

Taxation — The Amount Realized on the Sale of Property Encumbered by a Nonrecourse Mortgage Must Include the Full Balance of the Mortgage Even Though the Fair Market Value of the Property is Less Than the Mortgage Balance. 60:153, No. 1; 1984.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No. 3; 1984. Sarah M. Vogel.

The 9-307(1) Farm Products Puzzle: Its Parts and Its Future. 60:401, No. 3; 1984. Keith G. Meyer.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

Use of the Model Form Operating Agreement for the Creation and Enforcement of a Security Interest. 62:197, No. 2; 1986. Fred C. Rathert.

You Can't Have Your Cake and Eat It Too: Accord and Satisfaction Survives the Uniform Commercial Code. 61:353, No. 4; 1985. Patricia B. Fry.

DIVORCE AND SEPARATION

Blessing the Tie That Binds: Preferring the Primary Caretaker as Custodian. 63:481, No. 4; 1987. Marcia O'Kelly.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

DOMESTIC RELATIONS

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Criminal Law — Self-Defense — Jury Instructions Given on Subjective Standard of Reasonableness in Self-Defense Do Not Require a Specific Instruction on Battered Woman Syndrome. 60:141, No. 1; 1984.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

DRAINAGE

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

Waters and Water Courses — Torts — Owners of Property Damaged by Unlawful Ditching or Unreasonable Discharge of Waters May Obtain Relief by Statute or by the Tort Concept of Reasonable Use. 60:741, No. 4, 1984.

DUE PROCESS OF LAW

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

Jurisdictional Developments in the Eighth Circuit — Two Cases to Note. 60:717, No. 4; 1984. Tim Gammon.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

DUTY TO WARN

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

EASEMENTS

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

ECONOMICS

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

Special Use Valuation: The Complexities of Economic Engineering. 60:7, No.1; 1984. Neil E. Harl.

EDUCATION

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

EMINENT DOMAIN

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

ENFORCEMENT OF JUDGMENT

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

ENVIRONMENTAL LAW

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

EQUAL PROTECTION

Constitutional Law — Mental Health — The Mentally Handicapped Do Not Constitute a "Quasi-Suspect Class" for Purposes of Equal Protection Analysis. 62:95, No. 1; 1986.

Constitutional Law — Statutes — Criminal Liability Based Upon Ability of Defendant to Pay for Affirmative Defense to Charge of Issuing Insufficient Funds Check is a Violation of the Equal Protection Clause. 61:131, No. 1; 1985.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

ESTATES

Special Use Valuation: The Complexities of Economic Engineering. 60:7, No.1; 1984. Neil E. Harl.

ESTOPPEL

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

EVIDENCE

A Response to the Proposed Establishment of an Administrative Agency to Create and Enforce Rules Regulating Police Conduct. 62:223, No. 2; 1986. Nevin Van de Streek.

An Open Letter to the North Dakota Attorney General Concerning Search and Seizure Law and the Exclusionary Rule. 62:17, No. 1; 1986. Thomas M. Lockney.

Character Evidence — Footprints in the Civil Snow. 62:539, No 4; 1986.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Federal Courts — Criminal Law — Scope of Terry Search Includes Automobile Passenger Compartment — Court Will Find Jurisdiction Despite Possible State Ground. 60:305, No. 2; 1984.

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

Search and Seizure — Fourth Amendment — The Inclusion of Motor Homes Within the Scope of the Automobile Exception to the Fourth Amendment Warrant Requirement. 62:285, No. 2; 1986.

EXPERT TESTIMONY

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

FAMILY LAW

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Blessing the Tie That Binds: Preferring the Primary Caretaker as Custodian. 63:481, No. 4; 1987. Marcia O'Kelly.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Criminal Law — Self-Defense — Jury Instructions Given on Subjective Standard of Reasonableness in Self-Defense Do Not Require a Specific Instruction on Battered Woman Syndrome. 60:141, No. 1; 1984.

Divorce — Parent and Child — North Dakota's Interpretation of the Interplay Between the PKPA and the UCCJA. 62:263, No. 2; 1986.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Family Law Bibliography. 61:335, No. 3; 1985. Donald A. Hughes, Jr.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

FARM LAW

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

Selected Journal Articles Concerning Agricultural Law and Debtor/Creditor Relations: 1970-1983. 60:575, No. 3; 1984. Donald A. Hughes, Jr.

Special Use Valuation: The Complexities of Economic Engineering. 60:7, No.1; 1984. Neil E. Harl.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No.3; 1984. Sarah M. Vogel.

The 9-307(1) Farm Products Puzzle: Its Parts and Its Future. 60:401, No. 3; 1984. Keith G. Meyer.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

FEDERAL COURTS

Adequate Protection for the Undersecured Creditor in a Chapter 11 Reorganization — Compensation for the Delay in Enforcing Foreclosure Rights. 60:515, No. 3; 1984. Lauris N. Molbert.

Due Process: Has the Time Come to Draw Back From Judicial Activism? 60:595, No. 4; 1984. Paul Benson.

Federal Courts — Criminal Law — Scope of Terry Search Includes Automobile Passenger Compartment — Court Will Find Jurisdiction Despite Possible State Ground. 60:305, No. 2; 1984.

Jurisdictional Developments in the Eighth Circuit — Two Cases to Note. 60:717, No. 4; 1984. Tim Gammon.

FEDERAL JURISDICTION

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

FEDERAL RULES OF CIVIL PROCEDURE

Jurisdictional Developments in the Eighth Circuit — Two Cases to Note. 60:717, No. 4; 1984. Tim Gammon.

FEDERAL-STATE CONFLICTS

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

FISH AND GAME

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

FRAUD

Corporate Behavior and the Minority Shareholder: Contrasting Interpretations of Section 10-19.1-115 of the North Dakota Century Code. 62:155, No. 2; 1986. D. Charles Macdonald.

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

FREEDOM OF SPEECH

Attorney and Client — Constitutional Law — Attorney Advertising: The Expanding Horizons of Permissible Conduct. 62:574, No. 4; 1986.

GOVERNMENT

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No. 3; 1984. Sarah M. Vogel.

The Posse Comitatus Act as an Exclusionary Rule: Is the Criminal to go Free Because the Soldier Has Blundered? 61:107, No. 1; 1985.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard

Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

GOVERNMENTAL IMMUNITY

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

GRAIN MARKETING

The 9-307(1) Farm Products Puzzle: Its Parts and Its Future. 60:401, No. 3; 1984. Keith G. Meyer.

GUARDIAN AND WARD

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

HEALTH AND SAFETY

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

HISTORY

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

"Hitch Your Wagon to a Star." 62:7, No. 1; 1986. Judge Myron H. Bright.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No.3; 1984. Sarah M. Vogel.

HUMAN RIGHTS

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Constitutional Law — Mental Health — The Mentally Handicapped Do Not Constitute a "Quasi-Suspect Class" for Purposes of Equal Protection Analysis. 62:95, No. 1; 1986.

ILLEGITIMATES

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

IMMUNITY

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

INCOME TAX

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

Tax Exempt Organizations and Unrelated Debt Financed Income: Does the Problem Persist? 61:31, No. 1; 1985. Mark Larson.

Taxation — The Amount Realized on the Sale of Property Encumbered by a Nonrecourse Mortgage Must Include the Full Balance of the Mortgage Even Though the Fair Market Value of the Property is Less Than the Mortgage Balance. 60:153, No. 1; 1984.

INDIAN LAW

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

Protection of What Rights They Have: Original Principles of Federal Indian Law. 64:73, No. 1; 1988. Jill Norgren.

The Indian Child Welfare Act of 1978: A Practitioner's Perspective. 62:487, No. 4; 1986. Jesse C. Trentadue and Myra A. DeMontigny.

INDIANS

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

Protection of What Rights They Have: Original Principles of Federal Indian Law. 64:73, No. 1; 1988. Jill Norgren.

INFANTS

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Divorce — Parent and Child — North Dakota's Interpretation of the Interplay Between the PKPA and the UCCJA. 62:263, No. 2; 1986.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

INHERITANCE

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

INSANITY

Criminal Law — Self-Defense — Jury Instructions Given on Subjective Standard of Reasonableness in Self-Defense Do Not Require a Specific Instruction on Battered Woman Syndrome. 60:141, No. 1; 1984.

INSURANCE

A Time for Recognition: Extending Workmen's Compensation Coverage to Inmates. 61:403, No. 4; 1985.

Automobiles — Insurance — The Requirements of North Dakota's Financial Responsibility Laws Are Applicable to all Automobile Liability Insurance Policies. 62:407, No. 3; 1986.

Insurance — Contracts — The Ambiguity of the Doctrine of Reasonable Expectations. 62:423, No. 3; 1986.

Introduction: Legislative and Judicial Interaction in Insurance Law. 62:347, No. 3; 1986. Thomas O. Smith.

Is Good Faith in Insurance Contracts a Two-Way Street? 62:355, No. 3; 1986. John F. Dobbyn.

Lender Liability: Breach of Good Faith in Lending and Related Theories. 64:273, No. 2; 1988.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

The Anatomy of Legal Malpractice Insurance: A Comparative View. 64:547, No. 4; 1988. Robert W. Minto, Jr. and Marcia D. Morton.

INTERNATIONAL LAW

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

INTERPRETATION AND CONSTRUCTION OF STATUTES

Automobiles — Insurance — The Requirements of North Dakota's Financial Responsibility Laws Are Applicable to all Automobile Liability Insurance Policies. 62:407, No. 3; 1986.

Corporate Behavior and the Minority Shareholder: Contrasting Interpretations of Section 10-19.1-115 of the North Dakota Century Code. 62:155, No. 2; 1986. D. Charles Macdonald.

Due Process: Has the Time Come to Draw Back From Judicial Activism? 60:595, No. 4; 1984. Paul Benson.

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

Introduction: Legislative and Judicial Interaction in Insurance Law. 62:347, No. 3; 1986. Thomas O. Smith.

Is Good Faith in Insurance Contracts a Two-Way Street? 62:355, No. 3; 1986. John F. Dobbyn.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The Indian Child Welfare Act of 1978: A Practitioner's Perspective. 62:487, No. 4; 1986. Jesse C. Trentadue and Myra A. DeMontigny.

The Unreliable Record Title. 60:203, No. 2; 1984. Robert L. Stroup II.

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

INTOXICATION

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Criminal Law — Self-Defense — Jury Instructions Given on Subjective Standard of Reasonableness in Self-Defense Do Not Require a Specific Instruction on Battered Woman Syndrome. 60:141, No. 1; 1984.

JOINT TORTFEASORS

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Negligence — The Unit Rule and North Dakota's Comparative Negligence Statute. 64:135, No. 1; 1988.

JUDICIARY

Due Process: Has the Time Come to Draw Back From Judicial Activism? 60:595, No. 4; 1984. Paul Benson.

"Hitch Your Wagon to a Star." 62:7, No. 1; 1986. Judge Myron H. Bright.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

JURISDICTION

Divorce — Parent and Child — North Dakota's Interpretation of the Interplay Between the PKPA and the UCCJA. 62:263, No. 2; 1986.

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

Jurisdictional Developments in the Eighth Circuit — Two Cases to Note. 60:717, No. 4; 1984. Tim Gammon.

JURISPRUDENCE

Constitutional Law — Mental Health — The Mentally Handicapped Do Not Constitute a "Quasi-Suspect Class" for Purposes of Equal Protection Analysis. 62:95, No. 1; 1986.

Due Process: Has the Time Come to Draw Back From Judicial Activism? 60:595, No. 4; 1984. Paul Benson.

"Hitch Your Wagon to a Star." 62:7, No. 1; 1986. Judge Myron H. Bright.

JUVENILES

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Divorce — Parent and Child — North Dakota's Interpretation of the Interplay Between the PKPA and the UCCJA. 62:263, No. 2; 1986.

The Indian Child Welfare Act of 1978: A Practitioner's Perspective. 62:487, No. 4; 1986. Jesse C. Trentadue and Myra A. DeMontigny.

LABOR RELATIONS

Labor Protection in the Transportation Industry. 64:379, No. 3; 1988. William Thoms and Sonja Clapp.

LAND TITLES

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

Deeds — Nature and Creation of Reservations — Reservation of a Property Interest in a Deed in Favor of the Grantor's Spouse is Effective When That is the Grantor's Intent. 60:317, No. 2; 1984.

The Unreliable Record Title. 60:203, No. 2; 1984. Robert L. Stroup II.

LAW ENFORCEMENT

The Posse Comitatus Act as an Exclusionary Rule: Is the Criminal to go Free Because the Soldier Has Blundered? 61:107, No. 1; 1985.

LEGAL ETHICS

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Tell It Only To The Judge: Disclosure of Client Confidences Under the ABA Model Rules of Professional Conduct. 60:261, No. 2; 1984. Barry R. Vickrey.

LEGAL HISTORY

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

Is Good Faith in Insurance Contracts a Two-Way Street? 62:355, No. 3; 1986. John F. Dobbyn.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No.3; 1984. Sarah M. Vogel.

LEGAL REFORM

A Response to the Proposed Establishment of an Administrative Agency to Create and Enforce Rules Regulating Police Conduct. 62:223, No. 2; 1986. Nevin Van de Streek.

An Open Letter to the North Dakota Attorney General Concerning Search and Seizure Law and the Exclusionary Rule. 62:17, No. 1; 1986. Thomas M. Lockney.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Constitutional Law — Mental Health — The Mentally Handicapped Do Not Constitute a "Quasi-Suspect Class" for Purposes of Equal Protection Analysis. 62:95, No. 1; 1986.

Due Process: Has the Time Come to Draw Back From Judicial Activism? 60:595, No. 4; 1984. Paul Benson.

Insurance — Contracts — The Ambiguity of the Doctrine of Reasonable Expectations. 62:423, No. 3; 1986.

Is Good Faith in Insurance Contracts a Two-Way Street? 62:355, No. 3; 1986. John F. Dobbyn.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

LEGAL RESEARCH

Family Law Bibliography. 61:335, No. 3; 1985. Donald A. Hughes, Jr.

Insurance Law Bibliography. 62:435, No. 3; 1986. James R. Carlson and William P. Wilson.

Patterns of Legal Research in North Dakota: A Survey. 61:383, No. 4; 1985. Rita T. Reusch.

Selected Journal Articles Concerning Legal Malpractice. 64:737, No. 4; 1988. James R. Carlson

LEGISLATION

A Time for Recognition: Extending Workmen's Compensation Coverage to Inmates. 61:403, No. 4; 1985.

Automobiles — Insurance — The Requirements of North Dakota's Financial Responsibility Laws Are Applicable to all Automobile Liability Insurance Policies. 62:407, No. 3; 1986.

Constitutional Law — Statutes — Criminal Liability Based Upon Ability of Defendant to Pay for Affirmative Defense to Charge of Issuing Insufficient Funds Check is a Violation of the Equal Protection Clause. 61:131, No. 1; 1985.

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

Introduction: Legislative and Judicial Interaction in Insurance Law. 62:347, No. 3; 1986. Thomas O. Smith.

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

Tax Exempt Organizations and Unrelated Debt Financed Income: Does the Problem Persist? 61:31, No. 1; 1985. Mark Larson.

The Indian Child Welfare Act of 1978: A Practitioner's Perspective. 62:487, No. 4; 1986. Jesse C. Trentadue and Myra A. DeMontigny.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No.3; 1984. Sarah M. Vogel.

LIABILITY

Automobiles — Insurance — The Requirements of North Dakota's Financial Responsibility Laws Are Applicable to all Automobile Liability Insurance Policies. 62:407, No. 3; 1986.

Corporate Behavior and the Minority Shareholder: Contrasting Interpretations of Section 10-19.1-115 of the North Dakota Century Code. 62:155, No. 2; 1986. D. Charles Macdonald.

Insurance — Contracts — The Ambiguity of the Doctrine of Reasonable Expectations. 62:423, No. 3; 1986.

Introduction: Legislative and Judicial Interaction in Insurance Law. 62:347, No. 3; 1986. Thomas O. Smith.

Is Good Faith in Insurance Contracts a Two-Way Street? 62:355, No. 3; 1986. John F. Dobbyn.

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

Taxation — The Amount Realized on the Sale of Property Encumbered by a Nonrecourse Mortgage Must Include the Full Balance of the Mortgage Even Though the Fair Market Value of the Property is Less Than the Mortgage Balance. 60:153, No. 1; 1984.

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

LIMITATION OF ACTIONS

Limitation of Actions — Constitutional Law — North Dakota's Product Liability Act Statute of Repose Held Unconstitutional. 63:127, No. 1; 1987.

Limitation of Actions — Ignorance of Cause of Action — Medical Malpractice Claim Accrues When Plaintiff Discovers Defendant's Possible Negligence. 60:153, No. 2; 1984.

Limitation of Actions — North Dakota Adopts Continuous Representation Rule for Tolling Statute of Limitations in Legal Malpractice Actions. 64:719, No. 4; 1988.

MEDIATION

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

MEDICAL MALPRACTICE

Limitation of Actions — Ignorance of Cause of Action — Medical Malpractice Claim Accrues When Plaintiff Discovers Defendant's Possible Negligence. 60:153, No. 2; 1984.

MEMORIALS

Kenneth L. Arneson. 61:143, No. 1; 1987.

Ralph W. Bekken. 62:109, No. 1; 1986.

Erwin H. Brendel. 61:144, No. 1; 1987.

Harold Bullis. 61:141, No. 1; 1985.

John L. Burgum. 62:109, No. 1; 1986.

William T. DePuy. 60:165, No. 1; 1984.

Joseph Dietzman. 62:110, No. 1; 1986.

Samuel H. Dolve. 61:141, No. 1; 1985.

W. L. Eckes. 61:141, No. 1; 1985.

William W. Eichhorst. 62:110, No. 1; 1986.

Alan Foss. 60:165, No. 1; 1984.

Martin C. Fredricks. 62:110, No. 1; 1986.

Robert E. Fredricks. 61:141, No. 1; 1985.

Emil A. Giese. 61:141, No. 1; 1985.

- M. C. Hiaasen. 60:166, No. 1; 1984.
Robert Hartl. 64:163, No. 1; 1988.
Clemens F. Kelsch. 61:144, No. 1; 1987.
William A. Kunkel. 62:111, No. 1; 1986.
Orrin B. Lovell. 64:163, No. 1; 1988.
Thelma J. Olson. 60:166, No. 1; 1984.
Paul K. Pancratz. 61:145, No. 1; 1987.
A. J. Pederson. 60:166, No. 1; 1984.
Kenneth G. Pringle. 60:166, No. 1; 1984.
Justice Paul M. Sand. 61:183, No. 2; 1985.
Francis John Smith. 61:145, No. 1; 1987.
John M. Smith. 61:141, No. 1; 1985.
George E. Sorlie. 62:111, No. 1; 1986.
Lyle G. Stuart. 62:111, No. 1; 1986.
Lawrence E. Watson. 60:167, No. 1; 1984.
John A. Zuger. 60:167, No. 1; 1984.

MENTAL DISABILITIES

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

The Right to Treatment for Developmentally Disabled Persons: Reassessment of an Evolving Legal and Scientific Interface. 63:7, No. 1; 1987. Michael J. Williams.

MENTAL HEALTH

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Constitutional Law — Mental Health — The Mentally Handicapped Do Not Constitute a "Quasi-Suspect Class" for Purposes of Equal Protection Analysis. 62:95, No. 1; 1986.

Criminal Law — Self-Defense — Jury Instructions Given on Subjective Standard of Reasonableness in Self-Defense Do Not Require a Specific Instruction on Battered Woman Syndrome. 60:141, No. 1; 1984.

MILITARY

The Posse Comitatus Act as an Exclusionary Rule: Is the Criminal to go Free Because the Soldier Has Blundered? 61:107, No. 1; 1985.

MINES AND MINERALS

Mines and Minerals — Contributions of Carried Parties to Expenses — Payments of Interest are a Reasonable Actual Cost of Drilling and Operating a Well Pursuant to Section 38-08-08 of the North Dakota Century Code. 64:315, No. 2; 1988.

MIRANDA WARNINGS

The Fourth Amendment and Supreme Court Decision Making: Some Thoughts While Awaiting Sheppard. 60:693, No. 4; 1984. Tim Gammon.

MISREPRESENTATION

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

MUNICIPAL CORPORATIONS

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

MUNICIPAL LIABILITY

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

NATURAL RESOURCES

Mines and Minerals — Contributions of Carried Parties to Expenses — Payments of Interest are a Reasonable Actual Cost of Drilling and Operating a Well Pursuant to Section 38-08-08 of the North Dakota Century Code. 64:315, No. 2; 1988.

North Dakota Waterways: The Public's Right of Recreation and Questions of Title. 64:7, No. 1; 1988. Charles M. Carvell.

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

Use of the Model Form Operating Agreement for the Creation and Enforcement of a Security Interest. 62:197, No. 2; 1986. Fred C. Rathert.

NEGLIGENCE

Is Good Faith in Insurance Contracts a Two-Way Street? 62:355, No. 3; 1986. John F. Dobbyn.

Limitation of Actions — Ignorance of Cause of Action — Medical Malpractice Claim Accrues When Plaintiff Discovers Defendant's Possible Negligence. 60:153, No. 2; 1984.

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

Negligence — The Unit Rule and North Dakota's Comparative Negligence Statute. 64:135, No. 1; 1988.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

Smoking in Public Places: Living With a Dying Custom, 64:329, No. 3; 1988. Larry Kraft.

NEGOTIATION

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

NORTH DAKOTA LAW

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

A Secured Party's Right to a Deficiency Judgment After Noncompliance With the Resale Provisions of Article 9. 60:531, No. 3; 1984. Kathryn Page.

A Study of Guardianship in North Dakota. 60:45, No. 1; 1984.

A Time for Recognition: Extending Workmen's Compensation Coverage to Inmates. 61:403, No. 4; 1985.

An Introduction to North Dakota Workers Compensation. 64:173, No. 2; 1988. Clare Hochhalter and Dean J. Haas.

An Open Letter to the North Dakota Attorney General Concerning Search and Seizure Law and the Exclusionary Rule. 62:17, No. 1; 1986. Thomas M. Lockney.

Application of North Dakota's Confiscatory Price Statutes: Sections 28-29-04 and -05 of the North Dakota Century Code. 63:331, No. 3; 1987. David M. Saxowsky.

Automobiles — Insurance — The Requirements of North Dakota's Financial Responsibility Laws Are Applicable to all Automobile Liability Insurance Policies. 62:407, No. 3; 1986.

Constitutional Law — Mental Health — The Mentally Handicapped Do Not Constitute a "Quasi-Suspect Class" for Purposes of Equal Protection Analysis. 62:95, No. 1; 1986.

Constitutional Law — Statutes — Criminal Liability Based Upon Ability of Defendant to Pay for Affirmative Defense to Charge of Issuing Insufficient Funds Check is a Violation of the Equal Protection Clause. 61:131, No. 1; 1985.

Corporate Behavior and the Minority Shareholder: Contrasting Interpretations of Section 10-19.1-115 of the North Dakota Century Code. 62:155, No. 2; 1986. D. Charles Macdonald.

Divorce — Parent and Child — North Dakota's Interpretation of the Interplay Between the PKPA and the UCCJA. 62:263, No. 2; 1986.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

Introduction: Legislative and Judicial Interaction in Insurance Law. 62:347, No. 3; 1986. Thomas O. Smith.

Legal Malpractice — The Locality Rule and Other Limitations of the Standard of Care: Should Rural and Metropolitan Lawyers be Held to the Same Standard of Care? 64:___, No. 4; 1988.

Limitation of Actions — North Dakota Adopts Continuous Representation Rule for Tolling Statute of Limitations in Legal Malpractice Actions. 64:___, No. 4; 1988.

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

Mines and Minerals — Contributions of Carried Parties to Expenses — Payments of Interest are a Reasonable Actual Cost of Drilling and Operating a Well Pursuant to Section 38-08-08 of the North Dakota Century Code. 64:315, No. 2; 1988.

Negligence — The Unit Rule and North Dakota's Comparative Negligence Statute. 64:135, No. 1; 1988.

North Dakota Waterways: The Public's Right of Recreation and Questions of Title. 64:7, No. 1; 1988. Charles M. Carvell.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

Smoking in Public Places: Living With a Dying Custom, 64:329, No. 3; 1988. Larry Kraft.

The Anatomy of Legal Malpractice Insurance: A Comparative View. 64:___, No. 4; 1988. Robert W. Minto, Jr. and Marcia D. Morton.

The Indian Child Welfare Act of 1978: A Practitioner's Perspective. 62:487, No. 4; 1986. Jesse C. Trentadue and Myra A. DeMontigny.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No. 3; 1984. Sarah M. Vogel.

The 9-307(1) Farm Products Puzzle: Its Parts and Its Future. 60:401, No. 3; 1984. Keith G. Meyer.

The Unreliable Record Title. 60:203, No. 2; 1984. Robert L. Stroup II.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

Waters and Water Courses — Torts — Owners of Property Damaged by Unlawful Ditching or Unreasonable Discharge of Waters May Obtain Relief by Statute or by the Tort Concept of Reasonable Use. 60:741, No. 4, 1984.

OIL AND GAS

Mines and Minerals — Contributions of Carried Parties to Expenses — Payments of Interest are a Reasonable Actual Cost of Drilling and Operating a Well Pursuant to Section 38-08-08 of the North Dakota Century Code. 64:315, No. 2; 1988.

Use of the Model Form Operating Agreement for the Creation and Enforcement of a Security Interest. 62:197, No. 2; 1986. Fred C. Rathert.

PARENT AND CHILD

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Divorce — Parent and Child — North Dakota's Interpretation of the Interplay Between the PKPA and the UCCJA. 62:263, No. 2; 1986.

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

The Indian Child Welfare Act of 1978: A Practitioner's Perspective. 62:487, No. 4; 1986. Jesse C. Trentadue and Myra A. DeMontigny.

PARTNERSHIP

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

Taxation — The Amount Realized on the Sale of Property Encumbered by a Nonrecourse Mortgage Must Include the Full Balance of the Mortgage Even Though the Fair Market Value of the Property is Less Than the Mortgage Balance. 60:153, No. 1; 1984.

Use of the Model Form Operating Agreement for the Creation and Enforcement of a Security Interest. 62:197, No. 2; 1986. Fred C. Rathert.

PERSONAL INJURY

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

PHYSICIANS AND SURGEONS

Parentage Testing: An Interface Between Medicine and Law. 60:727, No. 4; 1984. Herbert F. Polesky and Susan L. Lentz.

POLITICAL PARTIES

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No.3; 1984. Sarah M. Vogel.

POLITICS

"Hitch Your Wagon to a Star." 62:7, No. 1; 1986. Judge Myron H. Bright.

PRACTICE AND PROCEDURE

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

Patterns of Legal Research in North Dakota: A Survey. 61:383, No. 4; 1985. Rita T. Reusch.

PRESUMPTIONS

A Secured Party's Right to a Deficiency Judgment After Noncompliance With the Resale Provisions of Article 9. 60:531, No. 3; 1984. Kathryn Page.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

PRISONS

A Time for Recognition: Extending Workmen's Compensation Coverage to Inmates. 61:403, No. 4; 1985.

PRIVILEGES

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

PRODUCT LIABILITY

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

PROFESSIONAL RESPONSIBILITY

Attorney and Client — Constitutional Law — Attorney Advertising: The Expanding Horizons of Permissible Conduct. 62:574, No. 4; 1986.

"Hitch Your Wagon to a Star." 62:7, No. 1; 1986. Judge Myron H. Bright.

Tell It Only To The Judge: Disclosure of Client Confidences Under the ABA Model Rules of Professional Conduct. 60:261, No. 2; 1984. Barry R. Vickrey.

PROPERTY

A Secured Party's Right to a Deficiency Judgment After Noncompliance With the Resale Provisions of Article 9. 60:531, No. 3; 1984. Kathryn Page.

Deeds — Nature and Creation of Reservations — Reservation of a Property Interest in a Deed in Favor of the Grantor's Spouse is Effective When That is the Grantor's Intent. 60:317, No. 2; 1984.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

North Dakota Waterways: The Public's Right of Recreation and Questions of Title. 64:7, No. 1; 1988. Charles M. Carvell.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

Special Use Valuation: The Complexities of Economic Engineering. 60:7, No. 1; 1984. Neil E. Harl.

Surface Rights of Mineral Owners — What Happens When Judges Make Law and Nobody Listens? 63:41, No. 1; 1987. Ronald W. Polston.

Taxation — The Amount Realized on the Sale of Property Encumbered by a Nonrecourse Mortgage Must Include the Full Balance of the Mortgage Even Though the Fair Market Value of the Property is Less Than the Mortgage Balance. 60:153, No. 1; 1984.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No. 3; 1984. Sarah M. Vogel.

The Unreliable Record Title. 60:203, No. 2; 1984. Robert L. Stroup II.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

PROPERTY DIVISION UPON DIVORCE

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

PSYCHIATRY

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

PUBLIC WELFARE

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

QUASI CONTRACT

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

REAL PROPERTY

Deeds — Nature and Creation of Reservations — Reservation of a Property Interest in a Deed in Favor of the Grantor's Spouse is Effective When That is the Grantor's Intent. 60:317, No. 2; 1984.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

Special Use Valuation: The Complexities of Economic Engineering. 60:7, No.1; 1984. Neil E. Harl.

Taxation — The Amount Realized on the Sale of Property Encumbered by a Nonrecourse Mortgage Must Include the Full Balance of the Mortgage Even Though the Fair Market Value of the Property is Less Than the Mortgage Balance. 60:153, No. 1; 1984.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The Unreliable Record Title. 60:203, No. 2; 1984. Robert L. Stroup II.

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

RELEASE

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

RESCISSION

Automobiles — Insurance — The Requirements of North Dakota's Financial Responsibility Laws Are Applicable to all Automobile Liability Insurance Policies. 62:407, No. 3; 1986.

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

RIGHT TO COUNSEL

The Fourth Amendment and Supreme Court Decision Making: Some Thoughts While Awaiting Sheppard. 60:693, No. 4; 1984. Tim Gammon.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

RIGHT TO PRIVACY

Negligence — Damages — Expert Testimony on Plaintiff Motorcyclist's Nonuse of a Helmet is Admissible Evidence on Issue of Damages. 60:751, No. 4; 1984.

RIPARIAN RIGHTS

North Dakota Waterways: The Public's Right of Recreation and Questions of Title. 64:7, No. 1; 1988. Charles M. Carvell.

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

SALES

A Secured Party's Right to a Deficiency Judgment After Noncompliance With the Resale Provisions of Article 9. 60:531, No. 3; 1984. Kathryn Page.

Taxation — The Amount Realized on the Sale of Property Encumbered by a Nonrecourse Mortgage Must Include the Full Balance of the Mortgage Even Though the Fair Market Value of the Property is Less Than the Mortgage Balance. 60:153, No. 1; 1984.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

You Can't Have Your Cake and Eat It Too: Accord and Satisfaction Survives the Uniform Commercial Code. 61:353, No. 4; 1985. Patricia B. Fry.

SCHOOLS AND SCHOOL DISTRICTS

A Study of Guardianship in North Dakota. 60:45, No.1; 1984.

SEARCH AND SEIZURE

A Response to the Proposed Establishment of an Administrative Agency to Create and Enforce Rules Regulating Police Conduct. 62:223, No. 2; 1986. Nevin Van de Streek.

An Open Letter to the North Dakota Attorney General Concerning Search and Seizure Law and the Exclusionary Rule. 62:17, No. 1; 1986. Thomas M. Lockney.

Federal Courts — Criminal Law — Scope of Terry Search Includes Automobile Passenger Compartment — Court Will Find Jurisdiction Despite Possible State Ground. 60:305, No. 2; 1984.

Search and Seizure — Fourth Amendment — The Inclusion of Motor Homes Within the Scope of the Automobile Exception to the Fourth Amendment Warrant Requirement. 62:285, No. 2; 1986.

The Fourth Amendment and Supreme Court Decision Making: Some Thoughts While Awaiting Sheppard. 60:693, No. 4; 1984. Tim Gammon.

The Posse Comitatus Act as an Exclusionary Rule: Is the Criminal to go Free Because the Soldier Has Blundered? 61:107, No. 1; 1985.

SECURED TRANSACTIONS

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

A Secured Party's Right to a Deficiency Judgment After Noncompliance With the Resale Provisions of Article 9. 60:531, No. 3; 1984. Kathryn Page.

Lender Liability: Breach of Good Faith in Lending and Related Theories. 64:273, No. 2; 1988.

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The 9-307(1) Farm Products Puzzle: Its Parts and Its Future. 60:401, No. 3; 1984. Keith G. Meyer.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

Use of the Model Form Operating Agreement for the Creation and Enforcement of a Security Interest. 62:197, No. 2; 1986. Fred C. Rathert.

SELF-INCRIMINATION

The Fourth Amendment and Supreme Court Decision Making: Some Thoughts While Awaiting Sheppard. 60:693, No. 4; 1984. Tim Gammon.

SEPARATION OF POWERS

Due Process: Has the Time Come to Draw Back From Judicial Activism? 60:595, No. 4; 1984. Paul Benson.

SETTLEMENTS

Mediation and Other Creative Alternatives to Litigating Family Law Issues. 61:263, No. 3, 1985. Gary A. Weissman and Christine M. Leick.

Obtaining An Enforceable Division of the Marital Estate: Now a Matter of Preventive Law in North Dakota. 61:301, No. 3; 1985. Jesse C. Trentadue.

You Can't Have Your Cake and Eat It Too: Accord and Satisfaction Survives the Uniform Commercial Code. 61:353, No. 4; 1985. Patricia B. Fry.

SOVEREIGNTY

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

SPORTS LAW

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Reforming Intercollegiate Athletics: A Critique of the Presidents Commission's Role in the NCAA's Sixth Special Convention. 64:423, No. 3; 1988. Rodney K. Smith.

STATE JURISDICTION

Divorce — Parent and Child — North Dakota's Interpretation of the Interplay Between the PKPA and the UCCJA. 62:263, No. 2; 1986.

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

The Indian Child Welfare Act of 1978: A Practitioner's Perspective. 62:487, No. 4; 1986. Jesse C. Trentadue and Myra A. DeMontigny.

STATUTE OF FRAUDS

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

STATUTES

A Time for Recognition: Extending Workmen's Compensation Coverage to Inmates. 61:403, No. 4; 1985.

Automobiles — Insurance — The Requirements of North Dakota's Financial Responsibility Laws Are Applicable to all Automobile Liability Insurance Policies. 62:407, No. 3; 1986.

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

Constitutional Law — Statutes — Criminal Liability Based Upon Ability of Defendant to Pay for Affirmative Defense to Charge of Issuing Insufficient Funds Check is a Violation of the Equal Protection Clause. 61:131, No. 1; 1985.

Corporate Behavior and the Minority Shareholder: Contrasting Interpretations of Section 10-19.1-115 of the North Dakota Century Code. 62:155, No. 2; 1986. D. Charles Macdonald.

Entitlements to Spousal Support After Divorce. 61:225, No. 2; 1985. Marcia O'Kelly.

Indians — Constitutional Law — The Interpretation of North Dakota's Indian Civil Jurisdiction Act. 62:559, No. 4; 1986.

Master and Servant — Release — Release of a Servant Also Releases the Master From Respondeat Superior Liability. 61:427, No. 4; 1985.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

The Indian Child Welfare Act of 1978: A Practitioner's Perspective. 62:487, No. 4; 1986. Jesse C. Trentadue and Myra A. DeMontigny.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No.3; 1984. Sarah M. Vogel.

The Posse Comitatus Act as an Exclusionary Rule: Is the Criminal to go Free Because the Soldier Has Blundered? 61:107, No. 1; 1985.

Waters and Water Courses — Torts — Owners of Property Damaged by Unlawful Ditching or Unreasonable Discharge of Waters May Obtain Relief by Statute or by the Tort Concept of Reasonable Use. 60:741, No. 4, 1984.

SUPREME COURT

Due Process: Has the Time Come to Draw Back From Judicial Activism? 60:595, No. 4; 1984. Paul Benson.

SYMPOSIA

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

A Secured Party's Right to a Deficiency Judgment After Noncompliance With the Resale Provisions of Article 9. 60:531, No. 3; 1984. Kathryn Page.

Adequate Protection for the Undersecured Creditor in a Chapter 11 Reorganization — Compensation for the Delay in Enforcing Foreclosure Rights. 60:515, No. 3; 1984. Lauris N. Molbert.

Agricultural Law. 63, No. 3; 1987.

Selected Journal Articles Concerning Agricultural Law and Debtor/Creditor Relations: 1970-1983. 60:575, No. 3; 1984. Donald A. Hughes, Jr.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The Law of Hard Times: Debtor and Farmer Relief Actions of the 1933 North Dakota Legislative Session. 60:489, No.3; 1984. Sarah M. Vogel.

The 9-307(1) Farm Products Puzzle: Its Parts and Its Future. 60:401, No. 3; 1984. Keith G. Meyer.

United States — Agricultural Finance — The Farmers Home Administration has a Statutory Duty to Inform Borrowers of Loan Deferral Procedures Pursuant to 7 U.S.C. § 1981a and to Provide Borrowers With Notice and an Opportunity to be Heard Before Terminating Income for Necessary Living and Operating Expenses. 60:555, No. 3; 1984.

SYMPOSIUM

Domestic Relations Issues. 61, Nos. 2, 3; 1985.

Insurance Law Issue. 62, No. 3; 1986.

Agricultural Law Issue. 63, No. 3; 1987.

Legal Malpractice Issue. 64, No. 4; 1988.

TAXATION

Cooperative Mergers and Consolidations: A Consideration of the Legal and Tax Issues. 63:377, No. 3; 1987. Kathryn J. Sedo.

Special Use Valuation: The Complexities of Economic Engineering. 60:7, No.1; 1984. Neil E. Harl.

Tax Exempt Organizations and Unrelated Debt Financed Income: Does the Problem Persist? 61:31, No. 1; 1985. Mark Larson.

TENDER YEARS DOCTRINE

"Rethinking" American Family Law. 61:185, No. 2; 1985. Samuel M. Davis.

Blessing the Tie That Binds: Preferring the Primary Caretaker as Custodian. 63:481, No. 4; 1987. Marcia O'Kelly.

THIRD PARTY BENEFICIARIES

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

TITLE TO LANDS

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

Deeds — Nature and Creation of Reservations — Reservation of a Property Interest in a Deed in Favor of the Grantor's Spouse is Effective When That is the Grantor's Intent. 60:317, No. 2; 1984.

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

TORTS

Insurance — Contracts — The Ambiguity of the Doctrine of Reasonable Expectations. 62:423, No. 3; 1986.

Introduction: Legislative and Judicial Interaction in Insurance Law. 62:347, No. 3; 1986. Thomas O. Smith.

Is Good Faith in Insurance Contracts a Two-Way Street? 62:355, No. 3; 1986. John F. Dobbyn.

Legal Malpractice — The Locality Rule and Other Limitations of the Standard of Care: Should Rural and Metropolitan Lawyers be Held to the Same Standard of Care? 64:661, No. 4; 1988.

Limitation of Actions — North Dakota Adopts Continuous Representation Rule for Tolling Statute of Limitations in Legal Malpractice Actions. 64:719, No. 4; 1988.

Merging Comparative Fault with Strict Liability Actions in North Dakota: In Search of a New Day. 61:7, No. 1; 1985. William A. Vainisi.

Negligence and Secondary School Sports Injuries in North Dakota: Who Bears the Legal Liability? 62:455, No. 4; 1986. Jack E. Karns.

Negligence — The Unit Rule and North Dakota's Comparative Negligence Statute. 64:135, No. 1; 1988.

Political Subdivision Liability in North Dakota: Current Status, Future Prospects. 62:381, No. 3; 1986. Carole (Huseby) Olson.

Smoking in Public Places: Living With a Dying Custom, 64:329, No. 3; 1988. Larry Kraft.

TREATIES

Aboriginal Land Rights in the United States and Canada. 60:107, No. 1; 1984.

TRUSTS AND TRUSTEES

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

UNIFORM COMMERCIAL CODE

A Financial Revolution in Agriculture. 60:387, No. 3; 1984. Neil E. Harl.

A Secured Party's Right to a Deficiency Judgment After Noncompliance With the Resale Provisions of Article 9. 60:531, No. 3; 1984. Kathryn Page.

Adequate Protection for the Undersecured Creditor in a Chapter 11 Reorganization — Compensation for the Delay in Enforcing Foreclosure Rights. 60:515, No. 3; 1984. Lauris N. Molbert.

Lender Liability: Breach of Good Faith in Lending and Related Theories. 64:273, No. 2; 1988.

The Credit Seller's Reclamation Right Under Subsection 2-702(2) of the Uniform Commercial Code; Its Status When the Interests of Third Parties Intervene. 62:231, No. 2; 1986.

The Fox Takes Over the Chicken House: Creditor Interference with Farm Management. 60:445, No. 3; 1984. Phillip L. Kunkel.

The 9-307(1) Farm Products Puzzle: Its Parts and Its Future. 60:401, No. 3; 1984. Keith G. Meyer.

Use of the Model Form Operating Agreement for the Creation and Enforcement of a Security Interest. 62:197, No. 2; 1986. Fred C. Rathert.

You Can't Have Your Cake and Eat It Too: Accord and Satisfaction Survives the Uniform Commercial Code. 61:353, No. 4; 1985. Patricia B. Fry.

VENDOR AND PURCHASER

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

WARRANTIES

Recent Developments in North Dakota Contract Law. 60:227, No. 2; 1984. Rodney K. Smith.

Vendor and Purchaser — Fraud — North Dakota's Creation of Caveat Vendor. 62:83, No. 1; 1986.

WATER LAW

North Dakota Waterways: The Public's Right of Recreation and Questions of Title. 64:7, No. 1; 1988. Charles M. Carvell.

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

Waters and Water Courses — Torts — Owners of Property Damaged by Unlawful Ditching or Unreasonable Discharge of Waters May Obtain Relief by Statute or by the Tort Concept of Reasonable Use. 60:741, No. 4, 1984.

WILDLIFE

The North Dakota Garrison Diversion Project and International Environmental Law. 60:603, No. 4; 1984. Charles M. Carvell.

Waterfowl Production Areas: A State Perspective. 60:659, No. 4; 1984. Murray G. Sagsveen.

WITNESSES

Child Abuse: A Pervasive Problem of the 80s. 61:193, No. 2; 1985. Samuel M. Davis.

WORKERS' COMPENSATION

A Time for Recognition: Extending Workmen's Compensation Coverage to Inmates. 61:403, No. 4; 1985.

An Introduction to North Dakota Workers Compensation. 64:173, No. 2; 1988. Clare Hochhalter and Dean J. Haas.

ZONING

Constitutional Law — Mental Health — The Mentally Handicapped Do Not Constitute a "Quasi-Suspect Class" for Purposes of Equal Protection Analysis. 62:95, No. 1; 1986.

