

North Dakota Law Review

Volume 68 | Number 4

Article 7

1992

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 (1992) "Cumulative Subject Index," North Dakota Law Review. Vol. 68: No. 4, Article 7.

Available at: https://commons.und.edu/ndlr/vol68/iss4/7

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

CUMULATIVE SUBJECT INDEX

ADMISSIBILITY OF EVIDENCE

Application of the Hearsay Exceptions and Constitutional Challenges to the Admission of a Child's Out-of-Court Statements in the Prosecution of Child Sexual Abuse Cases in North Dakota. 66:599, No. 4; 1990. Anna Frissell and James M. Vukelic.

The High Cost of Constitutional Rights in Child Abuse Cases—Is the Price Worth Paying? 66:579, No. 4; 1990. Honorable Bruce E. Bohlman.

AGENCY

NCAA-Based Agent Regulation: Who Are We Protecting? 67:215, No. 2; 1991. Jan Stiglitz.

Partnership—Notice of Authority of Partner to Person Dealing With Firm: Partner's Authority Under the Uniform Partnership Act—Is Ignorance Bliss? 68:239, No. 1; 1992.

Recent Developments in the Law Regarding Agricultural Cooperatives. 68:273, No. 2; 1992. Mary Beth Matthews.

Universities, Student-Athletes, and Sports Agents: It Is Time for a Change. 67:197, No. 2; 1991. Ed Garvey and Frank Remington.

AGRICULTURE

A Guide to Borrower Litigation Against the Farm Credit System and the Rights of Farm Credit System Borrowers. 66:127; No. 2; 1990. Christopher R. Kelley and Barbara J. Hoekstra.

ASCS Appeals and Payment Limitation Revisions in the 1990 Farm Bill: What Did the American Farmer Really Gain (Or Lose)? 68:365, No. 2; 1992. Alan R. Malasky.

Livestock Odor & Nuisance Actions vs. "Right-to-Farm" Laws: Report by Defendant Farmer's Attorney. 68:459, No. 2; 1992. J. Patrick Wheeler.

Pesticide Use and Impact: FIFRA and Related Regulatory Issues. 68:445; No. 2; 1992. Michael T. Olexa.

Planning for the Tax Effects of Liquidating and Reorganizing the Farm and Ranch Corporation. 68:467; No. 2; 1992. Roger A. McEowen.

Recent Developments in the Law Regarding Agricultural Cooperatives. 68:273, No. 2; 1992. Mary Beth Matthews.

Remarks by James R. Moseley, Assistant Secretary of Agriculture for Natural Resources and Environment to the American Agricultural Law Association Annual Meeting. 68:267; No. 2; 1992. James R. Moseley.

Some Current Environmental Issues in Forestry. 68:345, No. 2; 1992. J. Owens Smith.

State and Federal Organic Food Certification Laws: Coming of Age? 68:405, No. 2; 1992. Gordon G. Bones.

The American Agricultural Law Association: 1991 and Beyond. 68:255, No. 2; 1992. Margaret Rosso Grossman.

The Interaction of Agricultural Law and Bankruptcy Law: A Survey of Recent Cases. 68:309, No. 2; 1992. Susan A. Schneider.

The Iowa Migrant Ombudsman Project: An Innovative Response to Farm Worker Claims. 68:509, No. 2; 1992. Beverly A. Clark.

The Search for the Proper Interest Rate Under Chapter 12 (Family Farmer Bankruptcy Act). 67:455, No. 4; 1991. Thomas O. Depperschmidt and Nancy Hisey Kratzke.

Slaying the Sacred Cow: Looking for Consensus in the Reformation of World Agricultural Trade. 68:607, No. 2; 1992. John S. Markle.

The Dispute Settlement Mechanism of the NAFTA and Agriculture. 68:567, No. 2; 1992. James F. Smith & Marilyn Whitney.

ARBITRATION

Arbitrating Agricultural Disputes: The National Grain and Feed Association's Experience. 68:539, No. 2; 1992. David C. Barrett, Jr.

ATTORNEYS

Arbitrating Agricultural Disputes: The National Grain and Feed Association's Experience. 68:539, No. 2; 1992. David C. Barrett, Jr.

Attorney and the Client: Duty to Report Lawyer Misconduct. 67:359, No. 3; 1991.

Constitutional Law—Attorney & Client: Denial of Admission to the Bar Because of Past Conduct and Present Moral Character. 68:969, No. 4; 1992.

Constitutional Law—Attorney & Client: First Amendment Rights for Lawyers: Where Should North Dakota Draw the Line? 68:937, No. 4; 1992.

Lawyers as the Police of Their Own Profession: Rule 8.3 and the Duty to Report. 67:373, No. 3; 1991. Paul F. Richard.

The Snitch Rule: Does it Work? 67:381, No. 3; 1991. Vivian E. Berg.

AUTOMOBILES

Automobiles: Vehicle Kept for Use of Family: The "Family Purpose" Doctrine—Just What Is Its Purpose in North Dakota? 68:209, No. 1; 1992.

BANKRUPTCY

The Interaction of Agricultural Law and Bankruptcy Law: A Survey of Recent Cases. 68:309, No. 2; 1992. Susan A. Schneider.

The Search for the Proper Interest Rate Under Chapter 12 (Family Farmer Bankruptcy Act). 67:455, No. 4; 1991. Thomas O. Depperschmidt and Nancy Hisey Kratzke.

BANKS AND BANKING

Banks and Banking—States: Three Year Divestiture Period Required For Creditor Corporation Under North Dakota's Corporate Farming Statute Not Preempted By The National Bank Act. 65:603, No. 4; 1989.

BAR PROCEEDINGS

Proceedings of the Eighty-ninth Annual Meeting of the North Dakota State Bar Association. 65:263, No. 2; 1989.

Proceedings of the Ninetieth Annual Meeting of the North Dakota State Bar Association. 66:75, No. 1; 1990.

Proceedings of the Ninety-First Annual Meeting of the North Dakota State Bar Association. 67:397, No. 3; 1991.

Proceedings of the Ninety-Second Annual Meeting of the North Dakota State Bar Association. 68:821, No. 3; 1992.

CHILD ABUSE

Child Sexual Abuse Prosecutions: Protecting the Child Victim and Preserving the Rights of the Accused. 66:687, No. 4; 1990.

Children in the Courts: Rethinking and Challenging Our Traditions. 66:649, No. 4, 1990. Thomasine Heitkamp and Tara Lea Muhlhauser.

From "Best" to "Better": The Interests of Children and the Role of a Guardian Ad Litem. 66:633, No. 4; 1990. Tara Lea Muhlhauser.

The High Cost of Constitutional Rights in Child Abuse Cases — Is the Price Worth Paying? 66:579, No. 4; 1990. Honorable Bruce E. Bohlman.

Psychology Evaluations of Children: Their Place in the Courtroom. 66:673, No. 4; 1990. Douglas Knowlton, Ph.D.

CHILD CUSTODY

Best Interests of the Child: Considering the Effects of Passive Smoking When Making a Custody Adjudication. 68:727, No. 3; 1992.

Psychology Evaluations of Children: Their Place in the Courtroom. 66:673, No. 4; 1990. Douglas Knowlton, Ph.D.

CIVIL RIGHTS

Advancing Deinstitutionalization. 65:143, No. 2; 1989. Stephen L. Mikochik. The Demise of Disparate Impact Employment Discrimination in the Rehnquist Court. 67:39, No. 1; 1991. Kurt Richard Mattson.

COLLEGES AND UNIVERSITIES

College Presidents and the NCAA Presidents' Commission: All Bark and No Bite. 67:243, No. 2; 1991. Laurence M. Rose.

Colleges and Universities—Constitutional Law: Professor's Assignment of Grades to Students Is Symbolic Communication Protected by the First Amendment. 66:297, No. 2: 1990.

My World With Sport. 67:259, No. 2; 1991. Burton F. Brody.

The Courts and Athletic Scholarships. 67:163, No. 2: 1991. Robert N. Davis.

CONFRONTATION CLAUSE

Application of the Hearsay Exceptions and Constitutional Challenges to the Admission of a Child's Out-of-Court Statements in the Prosecution of Child Sexual Abuse Cases in North Dakota. 66:599, No. 4; 1990. Anna Frissell and James M. Vukelic.

Child Sexual Abuse Prosecutions: Protecting the Child Victim and Preserving the Rights of the Accused. 66:687, No. 4; 1990.

The High Cost of Constitutional Rights in Child Abuse—Is the Price Worth Paying? 66:579, No. 4; 1990. Honorable Bruce E. Bohlman.

CONSTITUTIONAL CONVENTIONS

Digging For Roots: The North Dakota Constitution And The Thayer Correspondence. 65:343; No. 3; 1989. Honorable Herbert L. Meschke and Lawrence D. Spears.

Model Constitution (Peddrick Draft 2, 1889). 65:415, No. 3; 1989.

Sources of the 1889 North Dakota Constitution. 65:331; No. 4; 1989. Robert Vogel.

Thayer Correspondence. 65:383, No. 3; 1989.

CONSTITUTIONAL LAW

Advancing Deinstitutionalization. 65:143, No. 2; 1989. Stephen L. Mikochik. AIDS and the Incontestability Clause. 66:267, No. 2; 1990.

Civil Rights: Race and Sex Discrimination in Refusal to Train Correctional Officer Is Not Excused by Contract Under North Dakota Human Rights Act. 66:537, No. 3; 1990.

Colleges and Universities—Constitutional Law: Professor's Assignment of Grades to Students Is Symbolic Communication Protected by the First Amendment. 66:297, No. 2: 1990.

Constitutional Law—First Amendment—North Dakota's Disorderly Conduct Statute: Is it Limited to Fighting Words, or Unconstitutionally Overbroad and Vague? 67:123, No. 1; 1991.

Constitutional Law: Search and Seizure—Post-Search Disclaimer of Ownership, Standing Alone, Does Not Constitute Abandonment. 67:553, No. 4; 1991.

Constitutional Right of Privacy—Open Records: North Dakota Upholds Personnel File as Governmental Record Open for Public Inspection. 65:241, No. 2; 1989.

Criminal Law—Infants: Minor's Waiver of Constitutional and Statutory Rights Carefully Scrutinized by North Dakota's Courts. 67:527, No. 4: 1991.

Mandatory AIDS Testing and Privacy: A Psycholegal Perspective. 66:449, No. 3; 1990. Emily Campbell.

Model Constitution (Peddrick Draft 2, 1889). 65:415, No. 3: 1989.

Process—Damages: North Dakota's Exemplary Damages Statute Held Constitutional. 67:541, No. 4; 1991.

Right to Counsel—Automobiles: Intoxilizer Tests Held Admissable Even if "Qualified Right" to Counsel Was Denied. 67:111, No. 1; 1991.

Standing and Ripeness Revisited: The Supreme Court's "Hypothetical" Barriers. 68:1, No. 1; 1992. Marla E. Mansfield.

"The Constitution Is What the Judges Say It Is." 65:491, No. 3; 1989. James E. Leahy.

The Hate Speech Conundrum and the Public Schools. 68:71, No. 1; 1992. Alison G. Myhra.

The NCAA'S Drug Testing Policies: Walking a Constitutional Tightrope? 67:269, No. 2: 1991. Walter T. Champion, Ir.

The Right to Die in North Dakota: The North Dakota Living Will Act. 66:495, No. 3: 1990.

Thayer Correspondence. 65:383, No. 3; 1989.

CONSTITUTIONAL THEORY

Digging For Roots: The North Dakota Constitution And The Thayer Correspondence. 65:343, No. 3; 1989. Honorable Herbert L. Meschke and Lawrence D. Spears.

Model Constitution (Peddrick Draft 2, 1889). 65:415, No. 3; 1989.

Sources of the 1889 North Dakota Constitution. 65:331; No. 4; 1989. Robert Vogel.

Thayer Correspondence. 65:383, No. 3; 1989.

CONTRACTS

Reconsidering the Reliance Rules: The Restatement of Contracts and Promissory Estoppel in North Dakota. 66:317, No. 3; 1990. Thomas C. Folsom.

Unconscionability Revisited: A Comparative Approach. 68:145, No. 1; 1992. Richard J. Hunter, Jr.

COURTS

Court Unification For North Dakota—Shibboleth or Reality? 66:1, No. 1; 1990. Honorable Bruce E. Bohlman.

The Present Ad Hoc Commission Unification Plan: More Money For Less Service. 66:35, No. 1; 1990. Honorable Frank L. Racek.

CREDIT

A Guide to Borrower Litigation Against the Farm Credit System and the Rights of Farm Credit System Borrowers. 66:127; No. 2; 1990. Christopher R. Kelley and Barbara J. Hoekstra.

CRIMINAL LAW

Constructive Possession of Controlled Substances: A North Dakota Look at a Nationwide Problem. 68:981, No. 4; 1992.

Criminal Law—Admission of Child Sexual Abuse Victim's Hearsay Statements Violated Defendant's Confrontation Rights as Statements Lacked "Particularized Guarantees of Trustworthiness." 66:743, No. 4; 1990.

Criminal Law—Infants: Minor's Waiver of Constitutional and Statutory Rights Carefully Scrutinized by North Dakota's Courts. 67:527, No. 4; 1991.

Criminal Law—Publicity of Proceedings: Stumbling Blocks to Closure During Child Victim's Testimony. 66:715, No. 4; 1990.

Criminal Law—Witnesses: Child Sexual Abuse Victims Not Categorically Prohibited by Confrontation Clause From Testifying Via One-Way Closed-Circuit Television. 66:735, No. 4; 1990.

DIVORCE AND SEPARATION

A Family Court for North Dakota. 67:353, No. 3; 1991. Honorable Bruce E. Bohlman.

DOMESTIC VIOLENCE

Children in the Courts: Rethinking and Challenging Our Traditions. 66:649, No. 4; 1990. Thomasine Heitkamp and Tara Lea Muhlhauser.

Defending Battered Women: Everything She Says May Be Used Against Them. 68:131, No. 1; 1992. Irvin B. Nodland.

From "Best" to "Better": The Interests of Children and the Role of a Guardian Ad Litem. 66:633, No. 4; 1990. Tara Lea Muhlhauser.

DOMICILE

Indians—Domicile: Federal Definition of Domicile Determines Jurisdiction Under Indian Child Welfare Act. 66:553, No. 3; 1990.

Social Security and Public Welfare—Unemployment Compensation: What Factors Constitute Good Cause Attributable to the Employer When an Employee Leaves Employment Voluntarily? 68:225, No. 1; 1992.

DUE PROCESS OF LAW

"The Constitution Is What the Judges Say It Is." 65:491, No. 3; 1989. James E. Leahy.

EMPLOYER-EMPLOYEE

The Changing Face of Employment Law and The Practical Lawyer. 67:469, No. 4; 1991. Warren H. Albrecht, Jr.

EMPLOYMENT DISCRIMINATION

The Demise of Disparate Impact Employment Discrimination in the Rehnquist Court. 67:39, No. 1; 1991. Kurt Richard Mattson.

ENVIROMENT

Pesticide Use and Impact: FIFRA and Related Regulatory Issues. 68:445; No. 2; 1992. Michael T. Olexa.

ESTOPPEL

Reconsidering the Reliance Rules: The Restatement of Contracts and Promissory Estoppel in North Dakota. 66:317, No. 3; 1990. Thomas C. Folsom.

Some Current Environmental Issues in Forestry. 68:345, No. 2; 1992. J. Owens Smith.

EVIDENCE

Child Sexual Abuse Prosecutions: Protecting the Child Victim and Preserving the Rights of the Accused. 66:687, No. 4; 1990.

The High Cost of Constitutional Rights in Child Abuse Cases—Is the Price Worth Paying? 66:579, No. 4; 1990. Honorable Bruce E. Bohlman.

Spoliation of Evidence—An Independent Tort? 67:501, No. 4; 1991.

EXPERT WITNESSES

Children in the Courts: Rethinking and Challenging Our Traditions. 66:649, No. 4; 1990. Thomasine Heitkamp and Tara Lea Muhlhauser.

From "Best" to "Better": The Interests of Children and the Role of a Guardian Ad Litem. 66:633, No. 4; 1990. Tara Lea Muhlhauser.

FAMILY COURTS

A Family Court for North Dakota. 67:353, No. 3; 1991. Honorable Bruce E. Bohlman.

FAMILY LAW

Defending Battered Women: Everything She Says May Be Used Against Them. 68:131, No. 1; 1992. Irvin B. Nodland.

Psychology Evaluations of Children: Their Place in the Courtroom. 66:673, No. 4; 1990. Douglas Knowlton, Ph.D.

The Need for Logic and Consistency in Fetal Rights. 68:171, No. 1; 1992.

FEDERAL PRE-EMPTION

Banks and Banking—States: Three Year Divestiture Period Required For Creditor Corporation Under North Dakota's Corporate Farming Statute Not Preempted By The National Bank Act. 65:603, No. 4; 1989.

FIREARMS

Parent & Child—Loss of Consortium—Negligent Entrustment—Tort Law: North Dakota Allows Recovery for Loss of Filial Consortium and Extends Doctrine of Negligent Entrustment to Include Gun Retailer. 65:219, No. 2; 1989.

FIRST AMENDMENT/FREEDOM OF RELIGION

"The Constitution Is What the Judges Say It Is." 65:491, No. 3; 1989. James E. Leahy.

FIRST AMENDMENT/FREEDOM OF SPEECH

"The Constitution Is What the Judges Say It Is." 65:491, No. 3; 1989. James E. Leahy.

Colleges and Universities—Constitutional Law: Professor's Assignment of Grades to Students Is Symbolic Communication Protected by the First Amendment. 66:297, No. 2; 1990.

Constitutional Law—First Amendment—North Dakota's Disorderly Conduct Statute: Is it Limited To Fighting Words, or Unconstitutionally Overbroad and Vague? 67:123, No. 1; 1991.

The Hate Speech Conundrum and the Public Schools. 68:71, No. 1; 1992. Alison G. Myhra.

GUARDIAN & WARD

North Dakota Handbook for Guardians Ad Litem in Actions for Adjudication of Incapacity. 66:45, No. 1; 1990.

HEALTH LAW

AIDS and the Incontestability Clause. 66:267, No. 2; 1990.

A Proposal For a Presumed Consent Organ Donation Policy in North Dakota. 68:637, No. 3; 1992. Daniel J. Crothers and Catherine G. Uglem.

HEARSAY

Application of the Hearsay Exceptions and Constitutional Challenges to the Admission of a Child's Out-of-Court Statements in the Prosecution of Child Sexual Abuse Cases in North Dakota. 66:599, No. 4; 1990. Anna Frissell and James M. Vukelic.

INCOME TAX

Planning for Active Status Under The Seven Tests of Material Participation In The IRC Section 469 Temporary Regulations. 65:529; No. 4; 1989. Alan Karnes, Randall Hahn and Lyndon Sommer.

Taxation—Federal Taxes: North Dakota's Unitary Taxation Method of Computing the Federal Income Tax Deduction for Multinational Corporations Held Improper. 65:619, No. 4; 1989.

INCOME TAX/DEDUCTIONS

Planning for Active Status Under The Seven Tests of Material Participation In The IRC Section 469 Temporary Regulations. 65:529; No. 4; 1989. Alan Karnes, Randall Hahn and Lyndon Sommer.

Taxation—Federal Taxes: North Dakota's Unitary Taxation Method of Computing the Federal Income Tax Deduction for Multinational Corporations Held Improper. 65:619, No. 4; 1989.

INDIAN LAW

Did the North Dakota Supreme Court Properly Decide State v. Hook? 68:695, No. 3: 1992. Robert K. Reeve.

Federal Court Review of Tribal Activity Under the Indian Civil Rights Act. 68:657, No. 3; 1992. Robert Laurence.

Fredericks v. Eide-Kirschmann Ford: The Vehicle to Enforcing Tribal Court Civil Judgments. 68:675, No. 3; 1992. Jon J. Jensen.

Indians—Domicile: Federal Definition of Domicile Determines Jurisdiction Under Indian Child Welfare Act. 66:553, No. 3; 1990.

Tribal Considerations in Comity and Full Faith and Credit Issues. 68:689, No. 3; 1992. B.J. Jones.

INSURANCE

AIDS and the Incontestability Clause. 66:267, No. 2; 1990.

JUDICIAL REVIEW OF ADMINISTRATIVE ACTS

Policing Bias and Conflicts of Interest in Zoning Decisionmaking. 65:161, No. 2; 1989. Mark Cordes.

JURIES

Workers' Compensation—Officers and Public Employees: Juror is an Appointed Official Eligible for Workers' Compensation Benefits. 67:91, No. 1; 1991.

LEGAL ETHICS

Attorney and Client: Duty to Report Lawyer Misconduct. 67:359, No. 3; 1991. Constitutional Law—Attorney & Client: Denial of Admission to the Bar Because

Constitutional Law—Attorney & Client: Denial of Admission to the Bar Because of Past Conduct and Present Moral Character. 68:969, No. 4; 1992.

Constitutional Law—Attorney & Client: First Amendment Rights for Lawyers: Where Should North Dakota Draw the Line? 68:937, No. 4; 1992.

Lawyers as the Police of Their Own Profession: Rule 8.3 and the Duty to Report. 67:373, No. 3; 1991. Paul F. Richard.

Rule 8.3 and the Effect of *Himmel* on the Practicing Attorney in North Dakota. 67:385 No. 3; 1991. John J. Gosbee.

The Snitch Rule: Does it Work? 67:381, No. 3; 1991. Vivian E. Berg.

LEGAL MALPRACTICE

Rule 8.3 and the Effect of *Himmel* on the Practicing Attorney in North Dakota. 67:385, No. 3; 1991. John J. Gosbee.

LENDER LIABILITY

A Guide to Borrower Litigation Against the Farm Credit System and the Rights of Farm Credit System Borrowers. 66:127; No. 2; 1990. Christopher R. Kelley and Barbara J. Hoekstra.

Unconscionability Revisited: A Comparative Approach. 68:145, No. 1; 1992. Richard J. Hunter, Jr.

LIMITATIONS OF ACTIONS

Limitation of Actions—Negligence: North Dakota Malpractice Statute of Limitations is Limited in Scope. 66:309, No. 2; 1990.

MEMORIALS

Scott G. Anderson. 68:865, No. 3; 1992. Lyle R. Carlson. 68:865, No. 3; 1992. Hubert Cayley. 68:866, No. 3; 1992. Tom E. Eastman. 68:866, No. 3; 1992. David Evans. 68:866, No. 3; 1992. John T. Havlis. 68:867, No. 3: 1992. Lewis Jorgenson. 68:867, No. 3: 1992. Miklos L. Lonkay. 68:868, No. 3; 1992. Richard H. McGee. 68:868, No. 3; 1992. Everett E. Palmer. 68:869, No. 3: 1992. Richard Rausch. 68:869, No. 3; 1992. Odin J. Strandness. 68:870, No. 3; 1992. Frank J. Woell. 68:870, No. 3; 1992. L.E. (Larry) Greenwood. 67:155, No. 1; 1991. William Jacobsen. 67:155, No. 1; 1991. C.H. (Carroll) Strand. 67:156, No. 1; 1991. Michael E. Miller. 67:156, No. 1; 1991. Bernard J. Haugen. 67:157, No. 1; 1991. Douglas W. Hughes. 67:158, No. 1; 1991. J. Gerald Nilles. 67:158, No. 1; 1991. Theodore C. Kellogg. 67:159, No. 1; 1991. Albert Stern. 67:160, No. 1; 1991. F.W. "Bill" Greenagel. 67:160, No. 1; 1991. H. Morris Borstad. 67:161, No. 1; 1991. Ed Rose. 67:167, No. 1; 1991. Manfred Ohnstad. 65:139, No. 1; 1989. Ross McNea. 65:139, No. 1: 1989. Robert L. Striebel. 65:140, No. 1: 1989. Catherine E. Morris. 65:140, No. 1; 1989. Robert Chesrown. 65:141. No. 1: 1989. Kenneth "Pinky" Mullen. 65:141, No. 1; 1989.

MENTAL HEALTH LAW

Advancing Deinstitutionalization. 65:143, No. 2; 1989. Stephen L. Mikochik.

MIGRANT LABOR

The Iowa Migrant Ombudsman Project: An Innovative Response to Farm Worker Claims. 68:509, No. 2; 1992. Beverly A. Clark.

MORTGAGE FORECLOSURE

Banks and Banking—States: Three Year Divestiture Period Required For Creditor Corporation Under North Dakota's Corporate Farming Statute Not Pre-Empted By The National Bank Act. 65:603, No. 4; 1989.

Mortgages—North Dakota's Anti-Deficiency Statute Defined. 65:127, No. 1; 1989.

NATURAL RESOURCES

The O'Mahoney-Milliken Amendments: The West Sinks the Navigation Power. 65:91, No. 1; 1989. Gene Olson.

NEGLIGENCE

Limitation of Actions—Negligence: North Dakota Malpractice Statute of Limitations is Limited in Scope. 66:309, No. 2; 1990.

Parent & Child—Loss of Consortium—Negligent Entrustment—Tort Law: North Dakota Allows Recovery for Loss of Filial Consortium and Extends Doctrine of Negligent Entrustment to Include Gun Retailer. 65:219, No. 2; 1989.

NORTH DAKOTA LAW

Constitutional Right of Privacy—Open Records: North Dakota Upholds Personnel File as Governmental Record Open for Public Inspection. 65:241, No. 2; 1989.

Mortgages—North Dakota's Anti-Deficiency Statute Defined. 65:127, No. 1; 1989. Parent & Child—Loss of Consortium—Negligent Entrustment—Tort Law: North Dakota Allows Recovery for Loss of Filial Consortium and Extends Doctrine of Negligent Entrustment to Include Gun Retailer. 65:219, No. 2; 1989.

The Growing Uncertainty of Real Estate Titles. 65:1, No. 1; 1989. Owen L. Anderson and Charles T. Edin.

North Dakota Products Liability Law: A Litigator's Guide. 67:1, No. 1; 1991. Leonard Bucklin.

NOTARY PUBLIC

Notaries Public From the Time of the Roman Empire to the United States Today, and Tomorrow. 68:873, No. 4; 1992. Michael L. Closen and G. Grant Dixon III.

ORGAN DONATION

A Proposal For a Presumed Consent Organ Donation Policy in North Dakota. 68:637, No. 3; 1992. Daniel J. Crothers and Catherine G. Uglem.

PARENT AND CHILD

Parent & Child—Loss of Consortium—Negligent Entrustment—Tort Law: North Dakota Allows Recovery for Loss of Filial Consortium and Extends Doctrine of Negligent Entrustment to Include Gun Retailer. 65:219, No. 2; 1989.

The Need for Logic and Consistency in Fetal Rights. 68:171, No. 1; 1992.

PARTNERSHIP

Partnership—Notice of Authority of Partner to Person Dealing With Firm: Partner's Authority Under the Uniform Partnership Act—Is Ignorance Bliss? 68:239, No. 1; 1992.

PASSIVE SMOKING

Best Interests of the Child: Considering the Effects of Passive Smoking When Making a Custody Adjudication. 68:727, No. 3; 1992.

PERPETUITIES

The Growing Uncertainty of Real Estate Titles. 65:1, No. 1; 1989. Owen L. Anderson and Charles T. Edin.

PRIVACY

AIDS and the Incontestability Clause. 66:267, No. 2; 1990.

Mandatory AIDS Testing and Privacy: A Psycholegal Perspective. 66:449, No. 3; 1990. Emily Campbell.

PRODUCTS LIABILITY

North Dakota's Products Liability Law: A Litigator's Guide. 67:1, No. 1; 1991. Leonard Bucklin.

PUBLICITY OF PROCEEDINGS

Constitutional Law—Attorney & Client: First Amendment Rights for Lawyers: Where Should North Dakota Draw the Line? 68:937, No. 4; 1992.

Criminal Law—Publicity of Proceedings: Stumbling Blocks to Closure During Child Victim's Testimony. 66:715, No. 4; 1990.

PUNITIVE DAMAGES

Process—Damages: North Dakota's Exemplary Damages Statute Held Constitutional. 67:541, No. 4; 1991.

REAL PROPERTY

Mortgages—North Dakota's Anti-Deficiency Statute Defined. 65:127, No. 1; 1989. Policing Bias and Conflicts of Interest in Zoning Decisionmaking. 65:161, No. 2; 1989. Mark Cordes.

RIGHT OF PRIVACY

Constitutional Right of Privacy—Open Records: North Dakota Upholds Personnel File as Governmental Record Open for Public Inspection. 65:241, No. 2; 1989.

RIGHT TO DIE

The Right to Die in North Dakota: The North Dakota Living Will Act. 66:495, No. 3; 1990.

RIGHT TO COUNSEL

Right to Counsel—Automobiles: Intoxilyzer Tests Held Admissable Even if "Qualified Right" to Counsel was Denied. 67:111, No. 1; 1991.

RIVERS

The O'Mahoney-Milliken Amendments: The West Sinks the Navigation Power. 65:91, No. 1; 1989. Gene Olson.

Unanswered Prayers: The Upper Missouri River Basin States Take on the U.S. Army Corps of Engineers. 68:897, No. 4; 1992. Brian Morris.

SEARCH AND SEIZURE

Constitutional Law: Search and Seizure—Post-Search Disclaimer of Ownership, Standing Alone, Does Not Constitute Abandonment. 67:553, No. 4; 1991.

SEX DISCRIMINATION

Civil Rights: Race and Sex Discrimination in Refusal to Train Correctional Officer Is Not Excused by Contract Under North Dakota Human Rights Act. 66:537, No. 3; 1990.

Gender Discrimination in Athletics. 67:227, No. 2; 1991. Cheryl L. Schubert-Madsen, Arline F. Schubert and George W. Schubert.

SPORTS

Academics and Athletics on a Collision Course. 66:239, No. 2; 1990. Robert N. Davis.

College Presidents and the NCAA Presidents' Commission: All Bark and No Bite. 67:243, No. 2; 1991. Laurence M. Rose.

Gender Discrimination in Athletics. 67:227, No. 2; 1991. Cheryl L. Schubert-Madsen, Arline F. Schubert and George W. Schubert.

My World With Sport. 67:259, No. 2; 1991. Burton F. Brody.

NCAA-Based Agent Regulation: Who Are We Protecting? 67:215, No. 2; 1991. Jan Stiglitz.

The Courts and Athletic Scholarships. 67:163, No. 2; 1991. Robert N. Davis.

The NCAA's Drug Testing Policies: Walking a Constitutional Tightrope? 67:269, No. 2; 1991. Walter T. Champion, Jr.

Universities, Student-Athletes, and Sports Agents: It Is Time for a Change. 67:197, No. 2; 1991. Ed Garvey and Frank Remington.

STANDING

Standing and Ripeness Revisited: The Supreme Court's "Hypothetical" Barriers. 68:1, No. 1; 1992. Marla E. Mansfield.

STATES' RIGHTS

The O'Mahoney-Milliken Amendments: The West Sinks the Navigation Power. 65:91, No. 1; 1989. Gene Olson.

STATUTORY CONSTRUCTION

Banks and Banking—States: Three Year Divestiture Period Required For Creditor Corporation Under North Dakota's Corporate Farming Statute Not Preempted By The National Bank Act. 65:603, No. 4; 1989.

Notaries Public From the Time of the Roman Empire to the United States Today, and Tomorrow. 68:873, No. 4; 1992. Michael L. Closen and G. Grant Dixon III.

State and Federal Organic Food Certification Laws: Coming of Age? 68:405, No. 2; 1992. Gordon G. Bones.

STRICT LIABILITY

Constructive Possession of Controlled Substances: A North Dakota Look at a Nationwide Problem. 68:981, No. 4; 1992.

North Dakota Products Liability Law: A Litigator's Guide. 67:1, No. 1; 1991. Leonard Bucklin.

SYMPOSIUM

North Dakota Constitution Issue. 65, No. 3; 1989. Juvenile Law Issue. 66, No. 4; 1990. Sports Law Issue. 67, No. 2; 1991. Agricultural Law Issue. 68, No. 2; 1992.

TAX

Planning for Active Status Under The Seven Tests of Material Participation In The IRC Section 469 Temporary Regulations. 65:529; No. 4; 1989. Alan Karnes, Randall Hahn and Lyndon Sommer.

Planning for the Tax Effects of Liquidating and Reorganizing the Farm and Ranch Corporation. 68:467; No. 2; 1992. Roger A. McEowen.

Taxation—Federal Taxes: North Dakota's Unitary Taxation Method of

Taxation—Federal Taxes: North Dakota's Unitary Taxation Method of Computing The Federal Income Tax Deduction For Multinational Corporations Held Improper. 65:619, No. 4; 1989.

TITLE TO LAND

The Growing Uncertainty of Real Estate Titles. 65:1, No. 1; 1989. Owen L. Anderson and Charles T. Edin.

TORTS

Automobiles: Vehicle Kept for Use of Family: The "Family Purpose" Doctrine—Just What Is Its Purpose in North Dakota? 68:209, No. 1; 1992.

Livestock Odor & Nuisance Actions vs. "Right-to-Farm" Laws: Report by Defendant Farmer's Attorney. 68:459, No. 2; 1992. J. Patrick Wheeler.

Spoliation of Evidence—An Independent Tort? 67:501, No. 4; 1991.

UNEMPLOYMENT COMPENSATION

Social Security and Public Welfare—Unemployment Compensation: What Factors Constitute Good Cause Attributable to the Employer When an Employee Leaves Employment Voluntarily? 68:225, No. 1; 1992.

VENDORS AND PURCHASERS

The Growing Uncertainty of Real Estate Titles. 65:1, No. 1; 1989. Owen L. Anderson and Charles T. Edin.

WATER AND WATERCOURSES

The O'Mahoney-Milliken Amendments: The West Sinks the Navigation Power. 65:91. No. 1: 1989. Gene Olson.

Unanswered Prayers: The Upper Missouri River Basin States Take on the U.S. Army Corps of Engineers. 68:897, No. 4; 1992. Brian Morris.

WITNESSES

Application of the Hearsay Exceptions and Constitutional Challenges to the Admission of a Child's Out-of-Court Statements in the Prosecution of Child Sexual Abuse Cases in North Dakota. 66:599, No. 4; 1990. Anna Frissell and James M. Vukelic.

Criminal Law—Admission of Child Sexual Abuse Victim's Hearsay Statements Violated Defendant's Confrontation Rights as Statements Lacked "Particularized Guarantees of Trustworthiness." 66:743, No. 4; 1990.

Criminal Law—Witnesses: Child Sexual Abuse Victims Not Categorically Prohibited by Confrontation Clause From Testifying Via One-Way Closed-Circuit Television. 66:735, No. 4; 1990.

WORKERS' COMPENSATION

Workers' Compensation—Officers and Public Employees: Juror is an Appointed Official Eligible for Workers' Compensation Benefits. 67:91, No. 1; 1991.

WORLD TRADE

Slaying the Sacred Cow: Looking for Consensus in the Reformation of World Agricultural Trade. 68:607, No. 2; 1992. John S. Markle.

The Dispute Settlement Mechanism of the NAFTA and Agriculture. 68:567, No. 2; 1992. James F. Smith and Marilyn Whitney.

ZONING

Policing Bias and Conflicts of Interest in Zoning Decisionmaking. 65:161, No. 2; 1989. Mark Cordes.