



1983

## 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 (1983) "Cumulative Subject Index," *North Dakota Law Review*. Vol. 59: No. 4, Article 8.

Available at: <https://commons.und.edu/ndlr/vol59/iss4/8>

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

SMALL CLAIMS COURT	TITLE TO LANDS
SOCIAL SECURITY	TORTS
SOCIOLOGY	TRADE NAMES
SOLAR ENERGY	TRAFFIC OFFENSES
SOLICITATION	TRANSPORTATION
SOVEREIGNTY	TREATIES
SPACE LAW	TRUSTS AND TRUSTEES
STANDING	ULTRAHAZARDOUS ACTIVITY
STATE JURISDICTION	UNIFORM COMMERCIAL CODE
STATUTES	WARRANTIES
STATUTES OF LIMITATION	WATER LAW
STRICT LIABILITY	WELL-SPACING
SUBSTANTIAL EVIDENCE	WILDLIFE
SUPREME COURT	WILLS
SYMPOSIA	WITNESS IMMUNITY
TAXATION	WITNESSES
TENANCIES	WORKMEN'S COMPENSATION
TENDER YEARS DOCTRINE	WRONGFUL DEATH
TIME SHARING	ZONING

## Cumulative Subject Index

### ABANDONED PROPERTY

Dormant Mineral Statutes and Abandoned Severed Mineral Interests. 58:611, No. 3; 1982.

### ABORTION

Social Security and Public Welfare — Federal Assistance and State Cooperation, Statutes, and Regulations in General — Statute Disallowing Payment of Medicaid Funds for Therapeutic Abortions Held Invalid. 56:289, No. 2; 1980.

### ADMINISTRATIVE LAW

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

Compulsory Pooling in North Dakota: Should Production Income and Expenses Be Divided from Date of Pooling, Spacing, or "First Runs?" 58:537, No. 3; 1982. Owen L. Anderson.

Constitutional Law — Search and Seizure — OSHA Warrantless Unconsented Administrative Inspections of Business Premises Held Unconstitutional. 55:95, No. 1; 1978.

Contesting the Burlington Northern's Proposed Rail Line Abandonments: Advocacy on Behalf of the Shipper in the Staggers Rail Act Era. 58:239, No. 2; 1982.

Evidence in Workmen's Compensation Cases. 54:171, No. 2; 1977. Daniel E. Buchanan.

Federal Restraints on Interstate Natural Gas Supply and Market Expansion. 54:375, No. 3; 1978. Philip M. Marston and Frederick Moring.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

NEPA at Nine: Alive and Well, or Wounded in Action? 55:497, No. 4; 1979. C. Peter Goplerud III.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

Rights of Nonleasing Fractional Mineral Interest Owners. 58:647, No. 3; 1982.

Rule of Man vs. The American Mining Laws: The Persecution and Elimination of the Small Miner on Public Lands in the United States. 55:339, No. 3; 1979. Hale C. Tognoni.

The Tax Man Cometh: The Paradox of Judicial Conservation or Great Expectations Disappointed. 55:169, No. 2; 1978. Roger Handberg.

#### ADMINISTRATIVE PROCEDURE

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

#### ADMINISTRATORS

Constitutional Autonomy and the North Dakota State Board of Higher Education. 54:529, No. 4; 1978. Richard B. Crockett.

#### ADMISSIBILITY OF EVIDENCE

Bastards — Limitations — Uniform Parentage Act Held to be Applicable to Action Commenced After the Effective Date of the Act, to Establish the Legal Paternity of a Child Born Prior to the Effective Date of the Act. 55:86, No. 1; 1978.

Constitutional Law — Search and Seizure — Random Automobile Stops Lacking Reasonable Suspicion of Criminal Violation Held Unconstitutional. 56:113, No. 1; 1980.

Constitutional Law — Witnesses — The Newsgatherer's Statutory Privilege is Limited Under North Dakota's "Shield Statute" if Nondisclosure Would Cause a Miscarriage of Justice. 59: 241, No. 2; 1983.

Criminal Law — Presumptions and Burden of Proof — Permissive Presumption of Possession Meeting Subjective More-Likely-Than-Not Standard Deemed Constitutional. 56:421, No. 3; 1980.

The Duration of Emergency Searches: The Investigation Search and the Issue of Re-Entry. 55:7, No. 1; 1978. Edward G. Mascolo.

Evidence in Workmen's Compensation Cases. 54:171, No. 2; 1977. Daniel E. Buchanan.

The Meaning of the Word "Minerals." 54:419, No. 3; 1978. George E. Reeves.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

The Unavailability Requirements of Rule 804(a) of the Federal Rules of Evidence. 56:387, No. 3; 1980.

The Use at Revocation of Conditional Liberty Hearings of Suppression Hearing Admissions: An Erosion of "The Efficacy of the Exclusionary Rule." 55:553, No. 4; 1979. Edward G. Mascolo.

## AGENCY

Constitutional Autonomy and the North Dakota State Board of Higher Education. 54:529, No. 4; 1978. Richard B. Crockett.

The Corporation as Managing Partner in a Limited Partnership. 55:271, No. 2; 1979.

Principal and Agent — An Agency Relationship Exists Between A Large Corporate Grain Dealer and a Local Grain Elevator When the Dealer Exercises De Facto Control Over the Operations of the Elevator. 58:835, No. 4; 1982.

## AGRICULTURE

Agricultural Non-Point Source Water Pollution Control Under Sections 208 and 303 of the Clean Water Act: Has Forty Years of Experience Taught Us Anything? 54:589, No. 4; 1978.

## AIRLINE DEREGULATION

Airline Deregulation and Service to Small Communities. 57:607, No. 4; 1981.

## ALCOHOL

Alcohol — An American Ethic. 59:323, No. 3; 1983. Thomas R. Hedin.

Book Review, Drunk Driving Defense. 59:505, No. 3; 1983. Dwight C. H. Kautzmann.

The Drunken Driver and Punitive Damages: A Survey of the Case Law and the Feasibility of a Punitive Damage Award in North Dakota. 59:413, No. 3; 1983.

Journal Articles Concerning the Legal Aspects of Alcohol and Alcoholism: 1970-1982. 59:507, No. 3; 1983. Donald A. Hughes, Jr.

Social Host Liability for Injuries Caused By the Acts of an Intoxicated Guest. 59:445, No. 3; 1983.

## ALIMONY

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

## ANIMALS

See also WILDLIFE.

Surface Coal Mining Law in the Western United States: How Does It Provide for Wildlife? 54:337, No. 3; 1978. Robert E. Beck.

## ANTITRUST

Insurance — Statutes — Stacking of Uninsured Motorist and No Fault Coverages as Determined by Legislative Intent. 59:251, No. 2; 1983.

Solar Investments by a Municipal Utility. 55:409, No. 3; 1979. Mary Ray White.

## APPORTIONMENT

Apportionment in North Dakota: The Saga of Continuing Controversy. 57:447, No. 3; 1981.

## ARBITRATION

Arbitration of Claims of Contract Unconscionability. 56:7, No. 1; 1980. George Goldberg.

## ARCHITECTS AND ENGINEERS

Actions Arising Out of Improvements to Real Property: Special Statutes of Limitations. 57:43, No. 1; 1981.

## ATTORNEYS

Advertising, Market Power and the Public Interest: The Lawyers' Case. 55:525, No. 4; 1979. Dominique N. Khactu.

Arbitration of Claims of Contract Unconscionability. 56:7, No. 1; 1980. George Goldberg.

Attorney and Client — Regulation of Professional Conduct — Behavior of Attorney Who Solicits Client for Pecuniary Gain is Not Sanctioned by the First Amendment When Adverse Consequences Are Likely. 55:304, No. 2; 1978.

Attorney and Client — Regulation of Professional Conduct — Disciplinary Action Was Improper Against an Attorney Who Solicited A Client for a Non-Profit Organization Which Utilized Litigation as a Vehicle for Political Association and Expression. 55:296, No. 2; 1978.

Constitutional Law — First Amendment — State Prohibition of All Advertising By a Lawyer is Unconstitutional. 54:253, No. 2; 1977.

Criminal Law — Failure to Request Counsel; Waiver — Miranda Per Se Exclusion of Confessions Obtained in Absence of Counsel No Longer Applicable; Waiver of Counsel Determined on Basis of Totality of Circumstances. 56:259, No. 2; 1980.

Legal Malpractice — An Overview. 55:185, No. 2; 1978. Franklin D. Houser.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

1977 Supreme Court Review. 54:635, No. 4; 1978.

The Tax Man Cometh: The Paradox of Judicial Conservatism or Great Expectations Disappointed. 55:169, No. 2; 1978. Roger Handberg.

#### ATTORNEYS' FEES

Advertising, Market Power and the Public Interest: The Lawyers' Case, 55:525, No. 4; 1979. Dominique N. Khactu.

Eminent Domain — Attorney Fees — Reliance Upon a One-Third Contingent Fee Agreement in Awarding Reasonable Attorney Fees Was An Error. 54:627, No. 4; 1978.

Legal Malpractice — An Overview. 55:185, No. 2; 1979. Franklin Houser.

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

#### BALLOT ACCESS

Election Laws: A Case of Deadly Reform. 57:331, No. 3; 1981. Eugene J. McCarthy and John C. Armor.

Elections — Right of Suffrage and Regulation Thereof — Official Ballots; Validity of Ballot Access and Ballot Position Restrictions. 57:495, No. 3; 1981.

#### BALLOT MEASURE CAMPAIGNS

The Constitutionality of Limits on Ballot Measure Contributions. 57:391, No. 3; 1981. John E. Mueller and James R. Parrinello.

#### BANKRUPTCY

Purchase Money Security Interests: The Interaction of Section 9-301(2) of the Uniform Commercial Code and Section 547 of the Bankruptcy Act. 59:571, No. 4; 1983.

#### BASTARDS

Bastards — Limitations — Uniform Parentage Act Held to be Applicable to Action Commenced After the Effective Date of the Act, to Establish the Legal Paternity of a Child Born Prior to the Effective Date of the Act. 55:86, No. 1; 1978.

**BENCH AND BAR**

- 54:129, No. 1; 1977.  
 55:127, No. 1; 1978.  
 56:129, No. 1; 1980.  
 57:111, No. 1; 1981  
 58:145, No. 1; 1982.  
 59:121, No. 1; 1983.

**BIBLIOGRAPHIES**

A Compendium of Articles of Interest to the Oil and Gas Practitioner: 1972-1980. 58:689, No. 3; 1982. Donald A. Hughes, Jr.

Journal Articles Concerning the Legal Aspects of Alcohol and Alcoholism: 1970-1982. 59:507, No. 3; 1983. Donald A. Hughes.

**BLOOD ALCOHOL TESTS**

The Admission of Chemical Test Refusals After *State v. Neville*: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983. Susan Waite Crump.

The Constitutional Dimension of Discovery in DWI Cases. 59:369, No. 3; 1983. Daniel J. Crothers.

Criminal Law — Accusatory Stage of Proceedings — Custody Test Requires Miranda Warnings After DWI Arrest. 57:673, No. 4; 1981.

Criminal Law — Power of Court to Impose Particular Kinds of Punishment — Trial Court Had Power to Order Defendant to Make Restitution to Survivors of Auto Accident to Compensate Them for Their Injuries. 59:495, No. 3; 1983.

Journal Articles Concerning the Legal Aspects of Alcohol and Alcoholism: 1970-1982. 59:507, No. 3; 1983. Donald A. Hughes, Jr.

Criminal Law — Counsel for Accused — Due Process Requires Accused Be Provided Reasonable Opportunity to Secure Second DWI Test. 59:479, No. 3; 1983.

North Dakota Implied Consent: An Historical Overview and Modern Adaptations. 58:765, No. 4; 1982.

**BOARDS AND COMMISSIONS**

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

**BOOK REVIEWS**

America Revisited 150 Years After Tocqueville. By Lawrence D. DuBois. 55:319, No. 2; 1978.

Drunk Driving Defense. By Dwight C. H. Kautzmann. 59:505, No. 3; 1983.

Cross-Examination in Criminal Trials Volume 1. By John J. Fox. 55:322, No. 2; 1978.

The High Citadel: The Influence of Harvard Law School. By Dominique N. Khactu. 55:111, No. 1; 1978.

The Old Patagonian Express; By Train Through the Americas. By William E. Thoms. 56:489, No. 3; 1980.

Regulation by Prosecution: The Securities and Exchange Commission vs. Corporate America. By Dominique N. Khactu. 59:263, No. 2; 1983.

Regulation of Passenger Fares and Competition Among the Airlines. By William E. Thoms. 54:113, No. 1; 1977.

Till Death Us Do Part. By Mark M. Dobson. 55:629, No. 4; 1979.

#### BREATH ALCOHOL

The Constitutional Dimension of Discovery in DWI Cases. 59:369, No. 3; 1983. Daniel J. Crothers.

Toward a Coordinated Judicial View of the Accuracy of Breath Testing Devices. 59:329, No. 3; 1983. Donald H. Nichols.

#### BURDEN OF PROOF

See also PRESUMPTIONS.

Constitutional Law — Witnesses — North Dakota's "Shield Statute" Limits the Newsgatherer's Statutory Privilege if Nondisclosure Would Cause a Miscarriage of Justice. 59:241, No. 2; 1983.

Criminal Law — Failure to Request Counsel; Waiver — Miranda Per Se Exclusion of Confessions Obtained in Absence of Counsel No Longer Applicable; Waiver of Counsel Determined on Basis of Totality of Circumstances. 56:259, No. 2; 1980.

Criminal Law — Presumptions and Burden of Proof — Permissive Presumption of Possession Meeting Subjective More-Likely-Than-Not Standard Deemed Constitutional. 56:421, No. 3; 1980.

Evidence in Workmen's Compensation Cases. 54:171, No. 2; 1977. Daniel E. Buchanan.

Forfeiture — Proceedings for Enforcement — An Alleged Owner May Be Required to Show More Than Title and Registration to Establish a Sufficient Property Interest That Will Support Standing to Challenge Forfeiture. 58:823, No. 4; 1982.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

Products Liability — Presumptions and Burden of Proof — A New Legal Theory, Obviating the Necessity to Identify the Manufacturer of an Injury-Causing Product, Is Adopted in a Products Liability Claim Against Manufacturers of DES. 57:81, No. 1; 1981.

Secured Transactions — Notice, Deficiency and Personal Liability — Creditor Required to Furnish Debtor Notice of Repossession Sale of Livestock and Farm Machinery or in Subsequent Suit for Deficiency Judgement, it is Presumed the Value of the Collateral Equals the Indebtedness. 58:313, No. 2; 1982.

#### BUSINESS ASSOCIATIONS

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

#### CAMPAIGN FINANCING

The Constitutionality of Limits on Ballot Measure Contributions. 57:391, No. 3; 1981. John E. Mueller and James R. Parrinello.

The Effect of the Federal Election Campaign Act Contribution and Expenditure Limitations on the Political Party Committees — A Prospect for Party Discipline? 57:367, No. 3; 1981. Douglas J. Patton.

Elections — Denial of Reduced Postal Rates to Minor and New Political Parties Constitutes a Violation of the First and Fourteenth Amendments. 57:479, No. 3; 1981.

The "Free Market" of Ideas, Independent Expenditures, and Influence. 57:337, No. 3; 1981. Richard Claude and Judith Kirchhoff.

North Dakota's New Election Code. 57:427, No. 3; 1981. Alexander J. Bott.

#### CAUSATION

The Negligent Infliction of Mental Distress: The Scope of Duty and Foreseeability of Injury. 57:577, No. 4; 1981.

Products Liability — Presumptions and Burden of Proof — A New Legal Theory, Obviating the Necessity to Identify the Manufacturer of an Injury-Causing Product, Is Adopted in a Products Liability Claim Against Manufacturers of DES. 57:81, No. 1; 1981.

#### CHILD SUPPORT

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

#### CITIES

Civil Rights — Municipalities — Municipalities are Not Immune from Liability for Constitutional Violations and Cannot Raise the Good Faith of Its Officials as a Defense. 57:93, No. 1; 1981.

Municipal Corporation — Legislative Control of Municipal Acts, Rights and Liabilities — Home Rule Cities Lack Authority to Create Random Forms of Government. 57:655, No. 4; 1981.

#### CIVIL PROCEDURE

Forfeiture — Proceedings for Enforcement — An Alleged Owner May Be Required to Show More Than Title and Registration to Establish a Sufficient Property Interest That Will Support Standing to Challenge Forfeiture. 58:823, No. 4; 1982.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

The Statute of Limitations in the North Dakota Products Liability Act: An Effort in Futility? 59:551, No. 4; 1983. Thomas Dickson.

#### CIVIL RIGHTS

Civil Rights — Municipalities — Municipalities are Not Immune from Liability for Constitutional Violations and Cannot Raise the Good Faith of Its Officials as a Defense. 57:93, No. 1; 1981.

Indian Land Claims Policy in the United States. 58:7, No. 1; 1982. Russell Lawrence Barsh.

United States — Mental Health — The "Bill of Rights" of the Developmentally Disabled Assistance and Bill of Rights Act Did Not Create Substantive Rights for the Mentally Retarded to Appropriate Treatment in the Least Restrictive Environment. 58:119, No. 1; 1982.

#### COAL

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

The Meaning of the Word "Minerals." 54:419, No. 3; 1978. George E. Reeves.

Surface Coal Mining Law in the Western United States: How Does it Provide for Wildlife? 54:337, No. 3; 1978. Robert E. Beck.



## COLLEGES AND UNIVERSITIES

Constitutional Autonomy and the North Dakota State Board of Higher Education. 54:529, No. 4; 1978. Richard B. Crockett.

## COMMERCE

See also INTERSTATE COMMERCE.

Airline Deregulation and Service to Small Communities. 57:607, No. 4; 1981.

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

## COMMERCIAL LAW

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

Principal and Agent — An Agency Relationship Exists Between a Large Corporate Grain Dealer and a Local Grain Elevator When the Dealer Exercises De Facto Control over the Operations of the Elevator. 58:835, No. 4; 1982.

Purchase Money Security Interests: The Interaction of Section 9-301(2) of the Uniform Commercial Code and Section 547 of the Bankruptcy Act. 59:571, No. 4; 1983.

The Statute of Limitations in North Dakota's Products Liability Act: An Effort in Futility? 59:551, No. 4; 1983. Thomas Dickson.

Secured Transactions — Notice, Deficiency and Personal Liability — Creditor Required to Furnish Debtor Notice of Repossession Sale of Livestock and Farm Machinery or in Subsequent Suit for Deficiency Judgment, It Is Presumed the Value of the Collateral Equals the Indebtedness. 58:313, No. 2; 1982.

## COMMERCIAL SPEECH

Attorney and Client — Regulation of Professional Conduct — Disciplinary Action Was Improper Against an Attorney Who Solicited a Client For a Non-Profit Organization Which Utilized Litigation as a Vehicle for Political Association and Expression. 55:296, No. 2; 1978.

Attorney and Client — Regulation of Professional Conduct — Behavior of Attorney Who Solicits Client for Pecuniary Gain is Not Sanctioned by the First Amendment When Adverse Consequences are Likely. 55:304, No. 2; 1978.

## COMMITMENT

Medical Malpractice — Psychotherapist's Liability to Third Persons for Violent Acts of Patient. 55:253, No. 2; 1978.

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

## COMMODITIES

The Commodity Futures Trading Commission and the Return of the Bucketeers: A Lesson in Regulatory Failure. 57:7, No. 1; 1981. M. Van Smith.

Merchants of Grain. 58:133, No. 1; 1982. William E. Thoms.

Secured Transactions — Notice, Deficiency and Personal Liability — Creditor Required to Furnish Debtor Notice of Repossession Sale of Livestock and Farm Machinery or in Subsequent Suit for Deficiency Judgment, It Is Presumed the Value of the Collateral Equals the Indebtedness. 58:313, No. 2; 1982.

## COMMON LAW

Arbitration of Claims of Contract Unconscionability. 56:7, No. 1; 1980. George Goldberg.

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

Identification and Valuation of Assets Subject to Equitable Distribution. 56:201, No. 2; 1980. Alan M. Grosman.

Joint Custody. 56:223, No. 2; 1980. John G. Taussig, Jr. and John T. Carpenter IV.

Lis Pendens. 56:327, No. 3; 1980. Robert Laurence.

The Public Trust Doctrine in North Dakota. 54:565, No. 4; 1978.

Rule of Man vs. The American Mining Laws: The Persecution and Elimination of the Small Miner on Public Lands in the United States. 55:339, No. 3; 1979. Hale C. Tognoni.

The Suit of Alienation of Affections: Can Its Existence Be Justified Today? 56:239, No. 2; 1980.

The Unavailability Requirements of Rule 804(a) of the Federal Rules of Evidence. 56:387, No. 3; 1980.

#### COMMUNITY PROPERTY

Identification and Valuation of Assets Subject to Equitable Distribution. 56:201, No. 2; 1980. Alan M. Grosman.

#### COMMUTER AIRLINES

Airline Deregulation and Service to Small Communities. 57:607, No. 4; 1981.

#### COMPARATIVE LAW

The Relation Between the Judiciary and the Legislative and Executive Branches of the Government in Norway. 57:527, No. 4; 1981. Rolv Ryssdal.

#### CONDOMINIUMS

Time Share Ownership: A Primer. 57:151, No. 2; 1981. Tom Eastman.

#### CONFESSIONS

See also SELF-INCRIMINATION.

Criminal Law — Failure to Request Counsel; Waiver — Miranda Per Se Exclusion of Confessions Obtained in Absence of Counsel No Longer Applicable: Waiver of Counsel Determined on Basis of Totality of Circumstances. 56:259, No. 2; 1980.

#### CONFIDENTIAL RELATIONSHIPS

Legal Malpractice — An Overview. 55:185, No. 2; 1978. Franklin D. Houser.

Medical Malpractice — Psychotherapist's Liability to Third Persons for Violent Acts of Patient. 55:253, No. 2; 1978.

#### CONFLICTS OF LAWS

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

#### CONSTITUTIONAL LAW

Actions Arising Out of Improvements to Real Property: Special Statutes of Limitations. 57:43, No. 1; 1981.

Advertising, Market Power and the Public Interest: The Lawyers' Case. 55:525, No. 4, 1979. Dominique N. Khactu.

Amending the Constitution by the Article V Convention Method. 55:355, No. 3; 1979. Douglas G. Voegler.

Attorney and Client — Regulation of Professional Conduct — Behavior of Attorney Who Solicits Client for Pecuniary Gain is Not Sanctioned by the First Amendment When Adverse Consequences are Likely. 55:304, No. 2; 1978.

Attorney and Client — Regulation of Professional Conduct — Disciplinary Action Was Improper Against an Attorney Who Solicited a Client for a Non-Profit Organization Which Utilized Litigation as a Vehicle for Political Association and Expression. 55:296, No. 2; 1978.

Constitutional Autonomy and the North Dakota State Board of Higher Education. 54:529, No. 4; 1978. Richard B. Crockett.

Constitutional Law — Courts — All State Court Jurisdiction Governed by "Minimum Contacts." 54:260, No. 2; 1977.

Constitutional Law — Death — Denial of Punitive Damages for Wrongful Death Violates Equal Protection. 54:104, No. 1; 1977.

Constitutional Law — Due Process — Suspension or Revocation of a Driver's License Without Prior Hearing Deemed Constitutionally Adequate. 54:274, No. 2; 1977.

Constitutional Law — First Amendment — State Prohibition of All Advertising by a Lawyer is Unconstitutional. 54:253, No. 2; 1977.

Constitutional Law — Freedom of Speech and of the Press — Prohibition of Publication of Juveniles' Names Declared Unconstitutional. 56:279, No. 2; 1980.

Constitutional Law — Particular Expressions and Limitations — North Dakota Statute Requiring Disclosure of the Identity of Sponsors of Campaign Literature Regarding Initiated Measures is Unconstitutional. 55:310, No. 2; 1978.

Constitutional Law — Prisons — Prison Law Libraries Are an Acceptable Means of Providing Prisoners With Their Constitutional Right of Access to the Courts. 54:97, No. 1; 1977.

Constitutional Law — Regulations Affecting Property in General — Statute Affecting the Right of Illegitimates to Inherit Intestate from Father Upheld. 56:301, No. 2; 1980.

Constitutional Law — Right to Counsel — No Indigent Criminal Defendant May Be Sentenced to a Term of Imprisonment Unless He Has Been Afforded Right to Appointed Counsel. 56:433, No. 3; 1980.

Constitutional Law — Search and Seizure — OSHA Warrantless Unconsented Administrative Inspections of Business Premises Held Unconstitutional. 55:95, No. 1; 1978.

Constitutional Law — Search and Seizure — Random Automobile Stops Lacking Reasonable Suspicion of Criminal Violation Held Unconstitutional. 56:113, No. 1; 1980.

Constitutional Law — Witnesses — North Dakota's "Shield Statute" Limits the Newsgatherer's Statutory Privilege if Nondisclosure Would Cause a Miscarriage of Justice. 59:241, No. 2; 1983.

The Constitutional Right to Defense Witness Immunity. 57:187, No. 2; 1981.

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

Criminal Law — Failure to Request Counsel; Waiver — Miranda Per Se Exclusion of Confessions Obtained in Absence of Counsel No Longer Applicable: Waiver of Counsel Determined on Basis of Totality of Circumstances. 56:259, No. 2; 1980.

Criminal Law — Presumptions and Burden of Proof — Permissive Presumption of Possession Meeting Subjective More-Likely-Than-Not Standard Deemed Constitutional. 56:421, No. 3; 1980.

Criminal Law — Right to Counsel — Incriminating Statements Obtained During In-Custody Interrogation Not Admissible Without Proof of Waiver of Defendant's Right to Counsel. 54:307, No. 2; 1977.

The Duration of Emergency Searches: The Investigative Search and the Issue of Re-Entry. 55:7, No. 1; 1978. Edward G. Mascolo.

Elections — Constitutional Law — A State Cannot Constitutionally Compel a National Political Party to Select Its Delegates in a Manner that Violates the Party's Rules. 58:107, No. 1; 1982.

Elections — Denial of Reduced Postal Rates to Minor and New Political Parties Constitutes a Violation of the First and Fourteenth Amendments. 57:479, No. 3; 1981.

Elections — Rights of Suffrage and Regulation Thereof — Official Ballots; Validity of Ballot Access and Ballot Position Restrictions. 57:495, No. 3; 1981.

Indian Land Claims Policy in the United States. 58:7, No. 1; 1982. Russel Lawrence Barsh.

Internal Revenue Form 1040 and the Fifth Amendment: Self-Reporting or Self-Incrimination, the Taxpayer's Dilemma. 54:213, No. 2; 1977.

Justice Potter Stewart: A Contemporary Jurist's View of Religious Liberty. 59:183, No. 2; 1983. Rodney K. Smith.

Lis Pendens. 56:327, No. 3; 1980. Robert Laurence.

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

No Judicial Dyslexia: The Custodial Parent Presumption Distinguishes the Paternal from the Parental Right to Name A Child. 58:793, No. 4; 1982.

North Dakota Implied Consent: An Historical Overview and Modern Adaptations. 58:765, No. 4; 1982.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

Perspectives on State v. Nagel: The North Dakota Supreme Court's Discordant Medley of Fourth Amendment Doctrines. 58:727, No. 4; 1982. Thomas M. Lockney.

Reflections on State v. Nagel: The State's Perspective. 58:745, No. 4; 1982. Bruce D. Quick.

The Relation Between the Judiciary and the Legislative and Executive Branches of the Government in Norway. 57:527, No. 4; 1981. Rolv Ryssdal.

Searches and Seizures — Probable Cause — Defendants May Challenge the Veracity of Search Warrant Affidavits if They Offer Proof of Intentional or Reckless Misstatements Made by the Affiant. 55:103, No. 1; 1978.

Social Security and Public Welfare — Federal Assistance and State Cooperation, Statutes, and Regulations in General — State Disallowing Payment of Medicaid Funds for Therapeutic Abortions Held Invalid. 56:289, No. 2; 1980.

The Suit of Alienation of Affections: Can Its Existence Be Justified Today? 56:239, No. 2; 1980.

Toward a Coordinated Judicial View of the Accuracy of Breath Testing Devices. 59:329, No. 3; 1983. Donald H. Nichols.

The Unavailability Requirements of Rule 804(a) of the Federal Rules of Evidence. 56:387, No. 3; 1980.

The Use at Revocation of Conditional Liberty Hearings of Suppression Hearing Admissions: An Erosion of "The Efficacy of the Exclusionary Rule." 55:553, No. 4; 1979. Edward G. Mascolo.

United States — Mental Health — The "Bill of Rights" of the Developmentally Disabled Assistance and Bill of Rights Act Did Not Create Substantive Rights for the Mentally Retarded to Appropriate Treatment in the Least Restrictive Environment. 58:119, No. 1; 1982.

Various Aspects of Flood Plain Zoning. 55:429, No. 3; 1979.

Zoning and the Amortization of Nonconforming Uses. 54:231, No. 2; 1977.

#### CONSTITUTIONS

Municipal Corporation — Legislative Control of Municipal Acts, Rights and Liabilities — Home Rule Cities Lack Authority to Create Random Forms of Government. 57:655, No. 4; 1981.

Political Realities and Democratic Ideals: Accession and Competition in a State Judicial System. 54:187, No. 2; 1977. Albert P. Melone.

#### CONTRACTORS

Actions Arising Out of Improvements to Real Property: Special Statutes of Limitations. 57:43, No. 1; 1981.

#### CONTRACTS

Arbitration of Claims of Contract Unconscionability. 56:7, No. 1; 1980. George Goldberg.

Contracts — Sales — Buy-In Notice Invalidates Rights to Demand Shipment of Grain So That Alleged Facts May Constitute a Defense of Economic Duress. 54:267, No. 2; 1977.

Legal Malpractice — An Overview. 55:185, No. 2; 1978. Franklin D. Houser.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

An Overview of Oil and Gas Contracts in the Williston Basin. 59:7, No. 1; 1983. Anita Gefreh Himebaugh.

Some Thoughts About Warranty Law: Express and Implied Warranties. 56:509, No. 4; 1980. Richard A. Lord.

#### CONTRIBUTION

The North Dakota Equity For Tortfeasors Struggle — Judicial Action vs. Legislative Over-Reaction. 56:67, No. 1; 1980. Larry Kraft.

The Third Party's Right to Contribution from an Employer Covered by Workmen's Compensation. 56:373, No. 3; 1980.

**CONTRIBUTION LIMITATIONS**

The Constitutionality of Limits on Ballot Measure Contributions. 57:391, No. 3; 1981. John E. Mueller and James R. Parrinello.

**CONVEYANCES**

Due-On-Sale: Recent Developments Affecting the Future of Due-On-Sale Litigation. 59:57, No. 1; 1983.

The Meaning of the Word "Minerals." 54:419, No. 3; 1978. George E. Reeves.

That So-Called Warranty Deed: Clouded Land Titles on the White Earth Indian Reservation in Minnesota. 59:159, No. 2; 1983. Edward Michael Peterson, Jr.

**CORPORATIONS**

Book Review, Regulation by Prosecution: The Securities and Exchange Commission vs. Corporate America. 59:263, No. 2; 1983. Dominique N. Khactu.

The Corporation as Managing Partner in a Limited Partnership. 55:271, No. 2; 1978.

Merchants of Grain. 58:133, No. 1; 1982. William E. Thoms.

North Dakota's Corporate Farming Statute: An Analysis of the Recent Change in the Law. 58:283, No. 2; 1982.

Personal Holding Companies — Personal Holding Company Income — Compensation for Use of Property by Shareholder — Use Should Not Be Imputed to Lessee Corporation's Shareholders. 57:639, No. 4; 1981.

Principal and Agent — An Agency Relationship Exists Between a Large Corporate Grain Dealer and a Local Grain Elevator When the Dealer Exercises De Facto Control over the Operations of the Elevator. 58:835, No. 4; 1982.

**COURTS**

Constitutional Law — Courts — All State Court Jurisdiction Governed by "Minimum Contacts." 54:260, No. 2; 1977.

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

Criminal Law — Power of Court to Impose Particular Kinds of Punishment — Trial Court Had Power to Order Defendant to Make Restitution to Survivors of Auto Accident to Compensate Them for Their Injuries. 59:495, No. 3; 1983.

Federal Courts — Federal Civil Procedure — Plaintiff Allowed to Assert Claim Directly Against Non-Diverse Third-Party Defendant. 54:314, No. 2; 1977.

Judicial Planning in North Dakota: Systematized Anticipation for Balanced Progress. 54:47, No. 1; 1977. Justice Vernon R. Pederson and Lawrence D. Spears.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Political Realities and Democratic Ideals: Accession and Competition in a State Judicial System. 54:187, No. 2; 1977. Albert P. Melone.

Toward a Coordinated Judicial View of the Accuracy of Breath Testing Devices. 59:329, No. 3; 1983. Donald H. Nichols.

**CRIMINAL LAW**

Book Review, Drunk Driving Defense. 59:505, No. 3; 1983. Dwight C. H. Kautzman.

Criminal Law — Accusatory Stage of Proceedings — Custody Test Requires Miranda Warnings After DWI Arrest. 57:673, No. 4; 1981.

Criminal Law — Counsel for Accused — Due Process Requires Accused Be Provided Reasonable Opportunity to Secure Second DWI Test. 59:479, No. 3; 1983.

Criminal Law — Power of Court to Impose Particular Kinds of Punishment — Trial Court Had Power to Order Defendant to Make Restitution to Survivors of Auto Accident to Compensate Them for Their Injuries. 59:495, No. 3; 1983.

Criminal Law — Right to Counsel — Incriminating Statements Obtained During In-Custody Interrogation Not Admissible Without Proof of Waiver of Defendant's Right to Counsel. 54:307, No. 2; 1977.

The Drive to Stop the Drinker from Driving: Suggested Civil Approaches. 59:391, No. 3; 1983. Larry Kraft.

Insanity and Criminal Responsibility in Progressive America. 57:541, No. 4; 1981. Herbert Hovenkamp.

North Dakota Implied Consent: An Historical Overview and Modern Adaptations. 58:765, No. 4; 1982.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

Perspectives on State v. Nagel: The North Dakota Supreme Court's Discordant Medley of Fourth Amendment Doctrines. 58:727, No. 4; 1982. Thomas M. Lockney.

Reflections on State v. Nagel: The State's Perspective. 58:745, No. 4; 1982. Bruce D. Quick.

1977 Supreme Court Review. 54:635, No. 4; 1978.

#### CRIMINAL LAW AND PROCEDURE

Book Review, Drunk Driving Defense. 59:505, No. 3; 1983. Dwight C. H. Kautzman.

The Constitutional Dimension of Discovery in DWI Cases. 59:369, No. 3; 1983. Daniel J. Crothers.

Constitutional Law — Right to Counsel — No Indigent Criminal Defendant May Be Sentenced to a Term of Imprisonment Unless He Has Been Afforded Right to Appointed Counsel. 56:433, No. 3; 1980.

Constitutional Law — Search and Seizure — Random Automobile Stops Lacking Reasonable Suspicion of Criminal Violation Held Unconstitutional. 56:113, No. 1; 1980.

Criminal Law — Failure to Request Counsel; Waiver — Miranda Per Se Exclusion of Concessions Obtained in Absence of Counsel No Longer Applicable: Waiver of Counsel Determined on Basis of Totality of Circumstances. 56:259, No. 2; 1980.

Criminal Law — Presumptions and Burden of Proof — Permissive Presumption of Possession Meeting Subjective More-Likely-Than-Not Standard Deemed Constitutional. 56:421, No. 3; 1980.

The Duration of Emergency Searches: The Investigative Search and the Issue of Re-Entry. 55:7, No. 1; 1978. Edward G. Mascolo.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

Search and Seizure — Fourth Amendment — The Constitutionally Permissible Scope of Warrantless Automobile Searches. 59:97, No. 1; 1983.

Searches and Seizures — Probable Cause — Defendants May Challenge the Veracity of Search Warrant Affidavits if They Offer Proof of Intentional or Reckless Misstatements Made by the Affiant. 55:103, No. 1; 1978.

Toward a Coordinated Judicial View of the Accuracy of Breath Testing Devices. 59:329, No. 3; 1983. Donald H. Nichols.

The Use of Revocation of Conditional Liberty Hearings of Suppression Hearing Admissions: An Erosion of "The Efficacy of the Exclusionary Rule." 55:553, No. 4; 1979. Edward G. Mascolo.

#### CRIMINAL PROCEDURE

Book Review, Drunk Driving Defense. 59:505, No. 3; 1983. Dwight C. H. Kautzman.

The Constitutional Right to Defense Witness Immunity. 57:187, No. 2; 1981.

Criminal Law — Accusatory Stage of Proceedings — Custody Test Requires Miranda Warnings After DWI Arrest. 57:673, No. 4; 1981.

The Exercise of Discretionary Decision-Making by the Police. 54:61, No. 1; 1977. Charles W. Thomas and W. Anthony Fitch.

North Dakota Implied Consent: An Historical Overview and Modern Adaptations. 58:765, No. 4; 1982.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

Perspectives on State v. Nagel: The North Dakota Supreme Court's Discordant Medley of Fourth Amendment Doctrines. 58:727, No. 4; 1982. Thomas M. Lockney.

Reflections on State v. Nagel: The State's Perspective. 58:745, No. 4; 1982. Bruce D. Quick.

Search and Seizure — Fourth Amendment — The Constitutionally Permissible Scope of Warrantless Automobile Searches. 59:97, No. 1; 1983.

1977 Supreme Court Review. 54:635, No. 4; 1978.

Toward a Coordinated Judicial View of the Accuracy of Breath Testing Devices. 59:329, No. 3; 1983. Donald H. Nichols.

#### DAMAGES

Arbitration of Claims of Contract Unconscionability. 56:7, No. 1; 1980. George Goldberg.

Constitutional Law — Death — Denial of Punitive Damages for Wrongful Death Violates Equal Protection. 54:104, No. 1; 1977.

Criminal Law — Power of Court to Impose Particular Kinds of Punishment — Trial Court Had Power to Order Defendant to Make Restitution to Survivors of Auto Accident to Compensate Them for Their Injuries. 59:495, No. 3; 1983.

The Drunken Driver and Punitive Damages: A Survey of the Case Law and the Feasibility of a Punitive Damage Award in North Dakota. 59:413, No. 3; 1983.

Legal Malpractice — An Overview. 55:185, No. 2; 1978. Franklin D. Houser.



The Negligent Infliction of Mental Distress: The Scope of Duty and Foreseeability of Injury. 57:577, No. 4; 1981.

The North Dakota Equity for Tortfeasors Struggle — Judicial Action vs. Legislative Over-Reaction. 56:67, No. 1; 1980. Larry Kraft.

Physicians and Surgeons — Actions for Negligence and Malpractice — Complaints, Filed by Parents of Abnormal Infants Alleging “Wrongful Life” Based Upon Physicians’ Negligence Which Resulted in Parents’ Decision Not to Terminate Pregnancy, Stated Legally Cognizable Causes of Action, However Similar Complaints, Filed on Behalf of Abnormal Infants, Did Not. 56:271, No. 2; 1980.

Physicians and Surgeons — Damages — Parents of an Unplanned Child, in Suit for Wrongful Conception May Recover Damages for Medical Expenses, Pain and Suffering, Loss of Consortium and Costs of Rearing the Child to Maturity. 54:619, No. 4; 1978.

Some Thoughts About Warranty Law: Express and Implied Warranties. 56:509, No. 4; 1980. Richard A. Lord.

The Suit of Alienation of Affections: Can Its Existence Be Justified Today? 56:239, No. 2; 1980.

The Third Party’s Right to Contribution from an Employer Covered by Workmen’s Compensation. 56:373, No. 3; 1980.

Torts — Infants — Child Has a Right to Sue for Loss of an Injured Parent’s Society and Companionship. 55:77, No. 1; 1978.

## DEATH

See WRONGFUL DEATH.

## DEBTORS AND CREDITORS

A Practical Guide to U.C.C. Article 9 Documentation. 56:31, No. 1; 1980. William C. Hillman.

Lis Pendens. 56:327, No. 3; 1980. Robert Laurence.

Minor Dispute Resolution in North Dakota. 57:163, No. 2; 1981. David Skeen.

North Dakota’s New Rules Respecting Garnishment and the Property Exempt Therefrom. 58:183, No. 2; 1982. Robert Laurence.

Principal and Agent — An Agency Relationship Exists Between a Large Corporate Grain Dealer and a Local Grain Elevator When the Dealer Exercises De Facto Control Over the Operations of the Elevator. 58:835, No. 4; 1982.

Purchase Money Security Interests: The Interaction of Section 9-301(2) of the Uniform Commercial Code and Section 547 of the Bankruptcy Act. 59:571, No. 4; 1983.

Secured Transactions — Notice, Deficiency and Personal Liberty — Creditor Required to Furnish Debtor Notice of Repossession Sale of Livestock and Farm Machinery or in Subsequent Suit for Deficiency Judgment, It is Presumed the Value of the Collateral Equals the Indebtedness. 58:313, No. 2; 1982.

## DEFENSE WITNESS IMMUNITY

The Constitutional Right to Defense Witness Immunity. 57:187, No. 2; 1981.

## DEREGULATION

Airline Deregulation and Service to Small Communities. 57:607, No. 4; 1981.

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

**DISPUTE RESOLUTION**

Indian Land Claims Policy in the United States. 58:7, No. 1; 1982. Russel Lawrence Barsh.

Minor Dispute Resolution in North Dakota. 57:163, No. 2; 1981. David Skeen.

**DOMESTIC RELATIONS**

Identification and Valuation of Assets Subject to Equitable Distribution. 56:201, No. 2; 1980. Alan M. Grosman.

Joint Custody. 56:223, No. 2; 1980. John G. Taussig, Jr. and John T. Carpenter IV.

The Suit of Alienation of Affections: Can Its Existence Be Justified Today? 56:239, No. 2; 1980.

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

**DRAINAGE**

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

**DRAM SHOP**

Intoxicating Liquor — Persons Liable — A Social Host Who Furnishes Alcoholic Beverages to an Obviously Intoxicated Person May Be Held Accountable to Third Persons Who Are Foreseeably Injured. 55:289, No. 2; 1978.

Journal Articles Concerning the Legal Aspects of Alcohol and Alcoholism: 1970-1982. 59:507, No. 3; 1983. Donald A. Hughes, Jr.

Social Host Liability for Injuries Caused by the Acts of an Intoxicated Guest. 59:445, No. 3; 1983.

Toward a Coordinated Judicial View of the Accuracy of Breath Testing Devices. 59:329, No. 3; 1983. Donald H. Nichols.

**DRUNKEN DRIVERS**

The Drive to Stop the Drinker From Driving: Suggested Civil Approaches. 59:391, No. 3; 1983. Larry Kraft.

The Drunken Driver and Punitive Damages: A Survey of the Case Law and the Feasibility of a Punitive Damage Award in North Dakota. 59:413, No. 3; 1983.

**DUE PROCESS OF LAW**

Actions Arising Out of Improvements to Real Property: Special Statutes of Limitations. 57:43, No. 1; 1981.

Constitutional Law — Due Process — Suspension or Revocation of a Driver's License Without Prior Hearing Deemed Constitutionally Adequate. 54:274, No. 2; 1977.

Constitutional Law — Right to Counsel — No Indigent Criminal Defendant May be Sentenced to a Term of Imprisonment Unless He Has Been Afforded Right to Appointed Counsel. 56:433, No. 3; 1980.

Constitutional Law — Search and Seizure — OSHA Warrantless Unconsented Administrative Inspections of Business Premises Held Unconstitutional. 55:95, No. 1; 1978.

The Constitutional Right to Defense Witness Immunity. 57:187, No. 2; 1981.

Criminal Law — Failure to Request Counsel; Waiver — Miranda Per Se Exclusion of Confessions Obtained in Absence of Counsel No Longer Applicable: Waiver of Counsel Determined on Basis of Totality of Circumstances. 56:259, No. 2; 1980.

Criminal Law — Presumptions and Burden of Proof — Permissive Presumption of Possession Meeting Subjective More-Likely-Than-Not Standard Deemed Constitutional. 56:421, No. 3; 1980.

Lis Pendens. 56:327, No. 3; 1980. Robert Laurence.

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

No Judicial Dyslexia: The Custodial Parent Presumption Distinguishes the Paternal from the Parental Right to Name a Child. 58:793, No. 4; 1982.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Rule of Man vs. The American Mining Laws: The Persecution and Elimination of the Small Miner on Public Lands in the United States. 55:339, No. 3; 1979. Hale C. Tognoni.

Searches and Seizures — Probable Cause — Defendants May Challenge the Veracity of Search Warrant Affidavits if They Offer Proof of Intentional or Reckless Misstatements Made by the Affiant. 55:103, No. 1; 1978.

#### DUTY TO WARN

Mental Health Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

#### ECONOMICS

Advertising, Market Power and the Public Interest: The Lawyers' Case. 55:525, No. 4; 1979. Dominique N. Khactu.

Federal Restraints on Interstate Natural Gas Supply and Market Expansion. 54:375, No. 3; 1978. Philip M. Marston and Frederick Moring.

The Human Rights of Karl Marx. 55:39, No. 1; 1978. Luis Kutner.

Rule of Man vs. The American Mining Laws: The Persecution and Elimination of the Small Miner on Public Lands in the United States. 55:339, No. 3; 1979. Hale C. Tognoni.

Solar Investments by a Municipal Utility. 55:409, No. 3; 1979. Mary Ray White.

Via Rail — A Canadian Amtrak? 55:61, No. 1; 1978. William E. Thoms.

#### EDUCATION

Constitutional Autonomy and the North Dakota State Board of Higher Education. 54:529, No. 4; 1978. Richard B. Crockett.

Schools — Nature of the Right to Instruction — The Substantive Requirements of "Free Appropriate Public Education" Under the Education of All Handicapped Children Act of 1975. 59:629, No. 4; 1983.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

#### ELECTION CODE RECODIFICATION

North Dakota's New Election Code. 57:427, No. 3; 1981. Alexander J. Bott.

**ELECTION LAW**

Apportionment in North Dakota: The Saga of Continuing Controversy. 57:447, No. 3; 1981.

The Constitutionality of Limits on Ballot Measure Contributions. 57:391, No. 3; 1981. John E. Mueller and James R. Parrinello.

The Effect of the Federal Election Campaign Act Contribution and Expenditure Limitations on the Political Party Committees — A Prospect for Party Discipline? 57:367, No. 3; 1981. Douglas J. Patton.

Election Laws: A Case of Deadly Reform. 57:331, No. 3; 1981. Eugene J. McCarthy and John C. Armor.

Elections — Constitutional Law — A State Cannot Constitutionally Compel a National Political Party to Select Its Delegates in a Manner That Violates the Party's Rules. 58:107, No. 1; 1982.

Elections — Denial of Reduced Postal Rates to Minor and New Political Parties Constitutes a Violation of the First and Fourteenth Amendments. 57:479, No. 3; 1981.

Elections — Right of Suffrage and Regulation Thereof — Official Ballots; Validity of Ballot Access and Ballot Position Restrictions. 57:495, No. 3; 1981.

The "Free Market" of Ideas, Independent Expenditures, and Influence. 57:337, No. 3; 1981. Richard Claude and Judith Kirchoff.

North Dakota's New Election Code. 57:427, No. 3; 1981. Alexander J. Bott.

**ELECTIONS**

Political Realities in a State Judicial System. 54:187, No. 2; 1977. Albert P. Melone.

**EMINENT DOMAIN**

Eminent Domain — Attorney Fees — Reliance Upon a One-Third Contingent Fee Agreement in Awarding Reasonable Attorney Fees Was in Error. 54:627, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Various Aspects of Flood Plain Zoning. 55:429, No. 3; 1979.

**ENERGY**

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

Federal Restraints on Interstate Natural Gas Supply and Market Expansion. 54:375, No. 3; 1978. Philip M. Marston and Frederick Moring.

Global Solar Treaty: Energy For Peace — A Proposal. 56:357, No. 3; 1980. Luis Kutner.

NEPA at Nine: Alive and Well, or Wounded in Action? 55:497, No. 4; 1979. C. Peter Goplerud III.

An Overview of Oil and Gas Contracts in the Williston Basin. 59:7, No. 1; 1983. Anita Gefreh Himebaugh.

Solar Investments by a Municipal Utility. 55:409, No. 3; 1979. Mary Ray White.

Surface Coal Mining Law in the Western United States: How Does It Provide for Wildlife? 54:337, No. 3; 1978. Robert E. Beck.

**ENFORCEMENT OF JUDGMENT**

North Dakota's New Rules Respecting Garnishment and the Property Exempt Therefrom. 58:183, No. 2; 1982. Robert Laurence.

**ENTERPRISE LIABILITY**

Hazardous Wastes and Strict Liability: A Case for Holding the Producers of Hazardous Wastes Responsible for Their Actions. 59:605, No. 4; 1983.

**ENVIRONMENTAL LAW**

Agricultural Non-Point Source Water Pollution Control Under Sections 208 and 303 of the Clean Water Act: Has Forty Years of Experience Taught Us Anything? 54:589, No. 4; 1978.

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

Hazardous Wastes and Strict Liability: A Case for Holding the Producers of Hazardous Wastes Responsible for Their Actions. 59:605, No. 4; 1983.

NEPA at Nine: Alive and Well, or Wounded in Action? 55:497, No. 4; 1979. C. Peter Goplerud III.

Surface Coal Mining Law in the Western United States: How Does It Provide for Wildlife? 54:337, No. 3; 1978. Robert E. Beck.

Water as a Locatable Mineral: The Heresy of the Charlestone Case. 54:365, No. 3; 1978. Earl M. Hill.

**EQUAL PROTECTION**

See also CONSTITUTIONAL LAW.

Actions Arising Out of Improvements to Real Property: Special Statutes of Limitations. 57:43, No. 1; 1981.

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675; No. 3; 1982.

No Judicial Dyslexia: The Custodial Parent Presumption Distinguishes the Paternal from the Parental Right to Name a Child. 58:793, No. 4; 1982.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Torts — Infants — Child Has a Right to Sue for Loss of an Injured Parent's Society and Companionship. 55:77, No. 1; 1978.

**ESTATE AND GIFT TAXES**

North Dakota Estate Planning Under the Tax Reform Act of 1976. 54:7, No. 1; 1977. Manfred R. Ohnstad and Robert E. Rosenvold.

Internal Revenue — Net Gifts May Result in Taxable Income to the Donor. 59:107, No. 1; 1983.

**ESTATES**

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

**EVIDENCE**

Bastards — Limitations — Uniform Parentage Act Held to be Applicable to Action Commenced After the Effective Date of the Act, to Establish the Legal Paternity of a Child Born Prior to the Effective Date of the Act. 55:86, No. 1; 1978.

Book Review, Drunk Driving Defense. 59:505, No. 3; 1983. Dwight C. H. Kautzman.

Constitutional Law — Search and Seizure — Random Automobile Stops Lacking Reasonable Suspicion of Criminal Violation Held Unconstitutional. 56:113, No. 1; 1980.

Constitutional Law — Witnesses — The Newsgatherer's Statutory Privilege is Limited Under North Dakota's "Shield Statute" if Nondisclosure Would Cause a Miscarriage of Justice. 59:241, No. 2; 1983.

Criminal Law — Presumptions and Burden of Proof — Permissive Presumption of Possession Meeting Subjective More-Likely-Than-Not Standard Deemed Constitutional. 56:421, No. 3; 1980.

The Duration of Emergency Searches: The Investigative Search and the Issue of Re-Entry. 55:7, No. 1; 1978. Edward G. Mascolo.

Evidence in Workmen's Compensation Cases. 54:171, No. 2; 1977. Daniel E. Buchanan.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

Searches and Seizures — Probable Cause — Defendants May Challenge the Veracity of Search Warrant Affidavits if They Offer Proof of Intentional or Reckless Misstatements Made by the Affiant. 55:103, No. 1; 1978.

The Unavailability Requirements of Rule 804(a) of the Federal Rules of Evidence. 56:387, No. 3; 1980.

#### EXPERT TESTIMONY

The Admission of Chemical Test Refusals After *State v. Neville*: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983. Susan Waite Crump.

Book Review, Drunk Driving Defense. 59:505, No. 3; 1983. Dwight C. H. Kautzman.

The Constitutional Dimension of Discovery in DWI Cases. 59:369, No. 3; 1983. Daniel J. Crothers.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

Toward a Coordinated Judicial View of the Accuracy of Breath Testing Devices. 59:329, No. 3; 1983. Donald H. Nichols.

#### FAMILY LAW

Family Law — Federal Preemption Doctrine — Military Retired Pay Not Subject to Division as Community Property. 58:97, No. 1; 1982.

No Judicial Dyslexia: The Custodial Parent Presumption Distinguishes the Paternal from the Parental Right to Name a Child. 58:793, No. 4; 1982.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

**FARM LAW**

See also **AGRICULTURE**.

Merchants of Grain. 58:133, No. 1; 1982. William E. Thoms.

North Dakota's Corporate Farming Statute: An Analysis of the Recent Change in the Law. 58:283, No. 2; 1982.

Personal Holding Companies — Personal Holding Company Income — Compensation for Use of Property by Shareholder — Use Should Not Be Imputed to Lessee Corporation's Shareholders. 57:639, No. 4; 1981.

Secured Transactions — Notice, Deficiency and Personal Liability — Creditor Required to Furnish Debtor Notice of Repossession Sale of Livestock and Farm Machinery or in Subsequent Suit for Deficiency Judgment, It is Presumed the Value of the Collateral Equals the Indebtedness. 58:313, No. 2; 1982.

Surface Damages and the Oil and Gas Operator in North Dakota. 58:457, No. 3; 1982. William P. Pearce.

**FEDERAL COURTS**

See also **COURTS**.

Indian Rights to Lands Underlying Navigable Waters: State Jurisdiction Under the Equal Footing Doctrine vs. Tribal Sovereignty. 55:453, No. 3; 1979.

**FEDERAL ELECTION CAMPAIGNS**

The Effect of the Federal Election Campaign Act Contribution and Expenditure Limitations on the Political Party Committees — A Prospect for Party Discipline? 57:367, No. 3; 1981. Douglas J. Patton.

The "Free Market" of Ideas, Independent Expenditures, and Influence. 57:337, No. 3; 1981. Richard Claude and Judith Kirchhoff.

**FEDERAL JURISDICTION**

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

Indian Rights to Land Underlying Navigable Waters: State Jurisdiction Under the Equal Footing Doctrine vs. Tribal Sovereignty. 55:453, No. 3; 1979.

**FEDERAL PREEMPTION DOCTRINE**

Family Law — Federal Preemption Doctrine — Military Retired Pay Not Subject to Division as Community Property. 58:97, No. 1; 1982.

**FEDERAL RULES OF CIVIL PROCEDURE**

Federal Courts — Federal Civil Procedure — Plaintiff Allowed to Assert Claim Directly Against Non-Diverse Third-Party Defendant. 54:314, No. 2; 1977.

**FINANCING STATEMENTS**

A Practical Guide to U.C.C. Article 9 Documentation. 56:31, No. 1; 1980. William C. Hillman.

**FISH AND GAME**

See **ANIMALS**.

**FORFEITURE**

Forfeiture — Proceedings for Enforcement — An Alleged Owner May Be Required to Show More than Title and Registration to Establish a Sufficient Property Interest That Will Support Standing to Challenge Forfeiture. 58:823, No. 4; 1982.

**FREEDOM OF ASSOCIATION**

Attorney and Client — Regulation of Professional Conduct — Behavior of Attorney Who Solicits Client for Pecuniary Gain is Not Sanctioned by the First Amendment When Adverse Consequences Are Likely. 55:304, No. 2; 1978.

Attorney and Client — Regulation of Professional Conduct — Disciplinary Action was Improper Against an Attorney Who Solicited a Client for a Non-Profit Organization Which Utilized Litigation as a Vehicle for Political Association and Expression. 55:296, No. 2; 1978.

**FREEDOM OF THE PRESS**

Constitutional Law — Freedom of Speech and of the Press — Prohibition of Publication of Juveniles' Names Declared Unconstitutional. 56:279, No. 2; 1980.

**FREEDOM OF SPEECH**

Advertising, Market Power and the Public Interest: The Lawyers' Case. 55:525, No. 4; 1979. Dominique N. Khactu.

Attorney and Client — Regulation of Professional Conduct — Behavior of Attorney Who Solicits Client for Pecuniary Gain is Not Sanctioned by the First Amendment When Adverse Consequences Are Likely. 55:304, No. 2; 1978.

Attorney and Client — Regulation of Professional Conduct — Disciplinary Action Was Improper Against an Attorney Who Solicited a Client for a Non-Profit Organization Which Utilized Litigation as a Vehicle for Political Association and Expression. 55:296, No. 2; 1978.

Constitutional Law — Freedom of Speech and of the Press — Prohibition of Publication of Juveniles' Names Declared Unconstitutional. 56:279, No. 2; 1980.

Constitutional Law — Particular Expressions and Limitations — North Dakota Statute Requiring Disclosure of the Identity of Sponsors of Campaign Literature Regarding Initiated Measures is Unconstitutional. 55:310, No. 2; 1978.

**GIFTS**

Internal Revenue — Net Gifts May Result in Taxable Income to the Donor. 59:107, No. 1; 1983.

North Dakota Estate Planning Under the Tax Reform Act of 1976. 54:7, No. 1; 1977. Manfred R. Ohnstad and Robert E. Rosenfold.

**GOVERNMENT**

Amending the Constitution by the Article V Convention Method. 55:355, No. 3; 1979. Douglas G. Voegler.

Federal Restraints on Interstate Natural Gas Supply and Market Expansion 54:375, No. 3; 1978. Philip M. Marston and Frederick Moring.

Internal Revenue Form 1040 and the Fifth Amendment: Self-Reporting or Self-Incrimination, the Taxpayer's Dilemma. 54:213, No. 2; 1977.

Municipal Corporation — Legislative Control of Municipal Acts, Rights, and Liabilities — Home Rule Cities Lack Authority to Create Random Forms of Government. 57:655, No. 4; 1981.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.



**GOVERNMENTAL IMMUNITY**

Civil Rights — Municipalities — Municipalities are Not Immune from Liability for Constitutional Violations and Cannot Raise the Good Faith of Its Officials as a Defense. 57:93, No. 1; 1981.

**GRAIN MARKETING**

Merchants of Grain. 58:133, No. 1; 1982. William E. Thoms.

**GUARDIAN AND WARD**

Bastards — Limitations — Uniform Parentage Act Held to be Applicable to Action Commenced After the Effective Date of the Act, to Establish the Legal Paternity of a Child Born Prior to the Effective Date of the Act. 55:86, No. 1; 1978.

**HANDICAPPED EDUCATION**

Schools — Nature of the Right to Instruction — The Substantive Requirements of “Free Appropriate Public Education” Under the Education of All Handicapped Children Act of 1975. 59:629, No. 4; 1983.

**HAZARDOUS WASTES**

Hazardous Wastes and Strict Liability: A Case for Holding the Producers of Hazardous Wastes Responsible for Their Actions. 59:605, No. 4; 1983.

**HEALTH AND SAFETY**

Agricultural Non-Point Source Water Pollution Control Under Section 208 and 303 of the Clean Water Act: Has Forty Years of Experience Taught Us Anything? 54:589, No. 4; 1978.

Alcohol — An American Ethic. 59:323, No. 3; 1983. Thomas R. Hedin.

Constitutional Law — Search and Seizure — OSHA Warrantless Unconsented Administrative Inspections of Business Premises Held Unconstitutional. 55:95, No. 1; 1978.

The Drive to Stop the Drinker from Driving: Suggested Civil Approaches. 59:391, No. 3; 1983. Larry Kraft.

Hazardous Wastes and Strict Liability: A Case for Holding the Producers of Hazardous Wastes Responsible for Their Actions. 59:605, No. 4; 1983.

**HISTORY**

The Human Rights of Karl Marx. 55:39, No. 1; 1978. Luis Kutner.

**HOME RULE**

Municipal Corporation — Legislative Control of Municipal Acts, Rights and Liabilities — Home Rule Cities Lack Authority to Create Random Forms of Government. 57:655, No. 4; 1981.

**HUMAN RIGHTS**

The Human Rights of Karl Marx. 55:39, No. 1; 1978. Luis Kutner.

**ILLEGITIMATES**

Constitutional Law — Regulations Affecting Property in General — Statute Affecting the Right of Illegitimates to Inherit Intestate from Father Upheld. 56:301, No. 2; 1980.

**IMMUNITY**

Civil Rights — Municipalities — Municipalities are not Immune from Liability for Constitutional Violations and Cannot Raise the Good Faith of Its Officials as a Defense. 57:93, No. 1; 1981.

The Constitutional Right to Defense Witness Immunity. 57:187, No. 2; 1981.

## INCOME TAX

Personal Holding Companies — Personal Holding Company Income — Compensation for Use of Property by Shareholder — Use Should Not Be Imputed to Lessee Corporation's Shareholders. 57:639, No. 4; 1981.

Taxation: Interest-Free Loans From a Corporation to a Shareholder. 59:645, No. 4; 1983.

## INDIAN LAW

Indian Land Claims Policy in the United States. 58:7, No. 1; 1982. Russel Lawrence Barsh.

Indians — Jurisdiction and Government of Indian Country and Reservations — Tribal Taxation Does Not Preclude States' Authority to Impose an Otherwise Valid State Tax. 57:241, No. 2; 1981.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

## INDIANS

Indian Rights to Lands Underlying Navigable Water: State Jurisdiction Under the Equal Footing Doctrine vs. Tribal Sovereignty. 55:453, No. 3; 1979.

That So-Called Warranty Deed: Clouded Land Titles on the White Earth Indian Reservation in Minnesota. 59:159, No. 2; 1983. Edward Michael Peterson, Jr.

Waters and Watercourses — Title to Waters and Water Rights in Lands of United States — United States Has Reserved Rights to Water in National Forest Only for Purposes of Timber and Watershed Management and not for Purposes of Wildlife Preservation, Recreation, Aesthetics, or Stock Watering. 55:475, No. 3; 1979.

## INFANTS

Bastards — Limitations — Uniform Parentage Act Held to be Applicable to Action Commenced After the Effective Date of the Act, to Establish the Legal Paternity of a Child Born Prior to the Effective Date of the Act. 55:86, No. 1; 1978.

Infants — Crimes — Youth Sentenced Under Federal Youth Corrections Act May Not Be Confined in a Correctional Institution With Adult Offenders. 54:286, No. 2; 1977.

Torts — Infants — Child Has a Right to Sue for Loss of an Injured Parent's Society and Companionship. 55:77, No. 1; 1978.

## INHERITANCE

Constitutional Law — Regulations Affecting Property in General — Statute Affecting the Right of Illegitimates to Inherit Intestate from Father Upheld. 56:301, No. 2; 1980.

## INSANITY

Insanity and Criminal Responsibility in Progressive America. 57:541, No. 4; 1981. Herbert Hovenkamp.

United States — Mental Health — The "Bill of Rights" of the Developmentally Disabled Assistance and Bill of Rights Act Did Not Create Substantive Rights for the Mentally Retarded to Appropriate Treatment in the Least Restrictive Environment. 58:119, No. 1; 1982.

## INSURANCE

Insurance — Statutes — Stacking of Uninsured Motorist and No-Fault Coverages as Determined by Legislative Intent. 59:251, No. 2; 1983.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

Various Aspects of Flood Plain Zoning. 55:429, No. 3; 1979.

#### INTERNATIONAL LAW

Via Rail — A Canadian Amtrak? 55:61, No. 1; 1978. William E. Thoms.

#### INTERPRETATION AND CONSTRUCTION OF STATUTES

See also STATUTES.

Constitutional Law — Witnesses — The Newsgatherer's Statutory Privilege is Limited Under North Dakota's "Shield Statute" if Nondisclosure Would Cause a Miscarriage of Justice. 59:241, No. 2; 1983.

That So-Called Warranty Deed: Clouded Land Titles on the White Earth Indian Reservation in Minnesota. 59:159, No. 2; 1983. Edward Michael Peterson, Jr.

#### INTERSTATE COMMERCE

Constitutional Law — Search and Seizure — OSHA Warrantless Unconsented Administrative Inspections of Business Premises Held Unconstitutional. 55:95, No. 1; 1978.

Federal Restraints on Interstate Natural Gas Supply and Market Expansion. 54:375, No. 3; 1978. Philip M. Marston and Frederick Moring.

#### INTOXICATING LIQUORS

The Admission of Chemical Test Refusals After *State v. Neville*: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983. Susan Waite Crump.

Alcohol — An American Ethic. 59:323, No. 3; 1983. Thomas R. Hedin.

The Constitutional Dimension of Discovery in DWI Cases. 59:369, No. 3; 1983. Daniel J. Crothers.

Intoxicating Liquors — Dram Shop Act — Tavern Owner Held Liable for Injuries of an Intoxicated Patron. 54:301, No. 2; 1977.

Intoxicating Liquor — Persons Liable — A Social Host Who Furnishes Alcoholic Beverages to an Obviously Intoxicated Person May Be Held Accountable To Third Persons Who Are Foreseeably Injured. 55:289, No. 2; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Social Host Liability for Injuries Caused by the Acts of an Intoxicated Guest. 59:445, No. 3; 1983.

#### INTOXICATION

The Admission of Chemical Test Refusals After *State v. Neville*: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983. Susan Waite Crump.

Alcohol — An American Ethic. 59:323, No. 3; 1983. Thomas R. Hedin.

Book Review, Drunk Driving Defense. 59:505, No. 3; 1983. Dwight C. H. Kautzmann.

Criminal Law — Accusatory Stage of Proceedings — Custody Test Requires Miranda Warnings After DWI Arrest. 57:673, No. 4; 1981.

Criminal Law — Counsel for Accused — Due Process Requires Accused Be Provided Reasonable Opportunity to Secure Second DWI Test. 59:479, No. 3; 1983.

Criminal Law — Power of Court to Impose Particular Kinds of Punishment — Trial Court Had Power to Order Defendant to Make Restitution to Survivors of Auto Accident to Compensate Them for Their Injuries. 59:495, No. 3; 1983.

The Drive to Stop the Drinker from Driving: Suggested Civil Approaches. 59:391, No. 3; 1983. Larry Kraft.

The Drunken Driver and Punitive Damages: A Survey of the Case Law and the Feasibility of a Punitive Damage Award in North Dakota. 59:413, No. 3; 1983.

North Dakota Implied Consent: An Historical Overview and Modern Adaptations. 58:765, No. 4; 1982.

#### JOINT TENANCY

North Dakota Estate Planning Under the Tax Reform Act of 1976. 54:7, No. 1; 1977. Manfred R. Ohnstad and Robert E. Rosenvold.

#### JOINT TORTFEASORS

The North Dakota Equity for Tortfeasors Struggle: Judicial Action vs. Legislative Overreaction. 56:67, No. 1; 1980. Larry Kraft.

Products Liability — Presumptions and Burden of Proof — A New Legal Theory, Obviating the Necessity to Identify the Manufacturer of an Injury-Causing Product, is Adopted in a Products Liability Claim Against Manufacturers of DES. 57:81, No. 1; 1981.

#### JUDICIARY

See also COURTS.

The Duration of Emergency Searches: The Investigative Search and the Issue of Re-Entry. 55:7, No. 1; 1978. Edward G. Mascolo.

#### JURISDICTION

The Admission of Chemical Test Refusals After State v. Neville: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983. Susan Waite Crump.

Indians — Jurisdiction and Government of Indian Country and Reservations — Tribal Taxation Does Not Preclude States' Authority to Impose an Otherwise Valid State Tax. 57:241, No. 2; 1981.

Minor Dispute Resolution in North Dakota. 57:163, No. 2; 1981. David Skeen.

The Commodity Futures Trading Commission and the Return of the Bucketeers: A Lesson in Regulatory Failure. 57:7, No. 1; 1981. M. Van Smith.

#### JURISPRUDENCE

Insanity and Criminal Responsibility in Progressive America. 57:541, No. 4; 1981. Herbert Hovenkamp.

#### JUVENILES

Constitutional Law — Freedom of Speech and of the Press — Prohibition of Publication of Juveniles' Names Declared Unconstitutional. 56:279, No. 2; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

**LABOR LAW**

Labor Relations — Schools and School Districts — The Good Faith Issuance of Individual Teaching Contracts by a School Board Before the Completion of the Negotiating Process Required by Statute Does Not Violate the Teachers' Representation and Negotiation Act. 54:294, No. 2; 1977.

**LAND TITLES**

See also **TITLE TO LANDS**.

North Dakota Century Code § 47-01-15: Determining North Dakota's Interest in the Beds of Navigable Waters. 59:211, No. 2; 1983.

An Overview of Oil and Gas Contracts in the Williston Basin. 59:7, No. 1; 1983. Anita Gefreh Himebaugh.

That So-Called Warranty Deed: Clouded Land Titles on the White Earth Indian Reservation in Minnesota. 59:159, No. 2; 1983. Edward Michael Peterson, Jr.

**LAW ENFORCEMENT**

Constitutional Law — Search and Seizure — Random Automobile Stops Lacking Reasonable Suspicion of Criminal Violation Held Unconstitutional. 56:113, No. 1; 1980.

The Duration of Emergency Searches: The Investigative Search and the Issue of Re-Entry. 55:7, No. 1; 1978. Edward G. Mascolo.

Search and Seizure — Fourth Amendment — The Constitutionally Permissible Scope of Warrantless Automobile Searches. 59:97, No. 1; 1983.

**LEGAL EDUCATION**

Competing Aims of Legal Education. 59:533, No. 4; 1983. Geoffrey C. Hazard, Jr.

**LEGAL ETHICS**

See also **ATTORNEYS**.

Advertising, Market Power and the Public Interest: The Lawyers' Case. 55:525, No. 4; 1979. Dominique N. Khactu.

Alcohol — An American Ethic. 59:323, No. 3; 1983. Thomas R. Hedin.

Attorney and Client — Regulation of Professional Conduct — Behavior of Attorney Who Solicits Client for Pecuniary Gain is Not Sanctioned by the First Amendment When Adverse Consequences are Likely. 55:304, No. 2; 1978.

Attorney and Client — Regulation of Professional Conduct — Disciplinary Action Was Improper Against an Attorney Who Solicited a Client for a Non-Profit Organization Which Utilized Litigation as a Vehicle for Political Association and Expression. 55:296, No. 2; 1978.

Legal Malpractice — An Overview. 55:185, No. 2; 1978. Franklin D. Houser.

**LEGAL HISTORY**

Justice Robinson and the Supreme Court of North Dakota. 58:83, No. 1; 1982. Robert Vogel.

**LEGAL MALPRACTICE**

Advertising, Market Power and the Public Interest: The Lawyers' Case. 55:525, No. 4; 1979. Dominique N. Khactu.

Legal Malpractice: An Overview. 55:185, No. 2; 1978. Franklin D. Houser.

**LEGAL REFORM**

The Drive to Stop the Drinker from Driving: Suggested Civil Approaches. 59:391, No. 3; 1983. Larry Kraft.

Election Laws: A Case of Deadly Reform. 57:331, No. 3; 1981. Eugene J. McCarthy and John C. Armor.

#### LEGISLATION

Agricultural Non-Point Source Water Pollution Control Under Sections 208 and 303 of the Clean Water Act: Has Forty Years of Experience Taught Us Anything? 54:589, No. 4; 1978.

Amending the Constitution by the Article V Convention Method. 55:355, No. 3; 1979. Douglas G. Voegler.

Bastards — Limitations — Uniform Parentage Act Held to be Applicable to Action Commenced After the Effective Date of the Act, to Establish the Legal Paternity of a Child Born Prior to the Effective Date of the Act. 55:86, No. 1; 1978.

Constitutional Law — Freedom of Speech and of the Press — Prohibition of Publication of Juveniles' Names Declared Unconstitutional. 56:279, No. 2; 1980.

The Corporation as Managing Partner in a Limited Partnership. 55:271, No. 2; 1978.

Identification and Valuation of Assets Subject to Equitable Distribution. 56:201, No. 2; 1980. Alan M. Grosman.

Joint Custody. 56:223, No. 2; 1980. John G. Taussig, Jr. and John T. Carpenter IV.

The Meaning of the Word "Minerals." 54:419, No. 3; 1978. George E. Reeves.

The North Dakota Equity for Tortfeasors Struggle — Judicial Action vs. Legislative Over-Reaction. 56:67, No. 1; 1980. Larry Kraft.

Social Security and Public Welfare — Federal Assistance and State Cooperation, Statutes, and Regulations in General — Statute Disallowing Payment of Medicaid Funds for Therapeutic Abortions Held Invalid. 56:289, No. 2; 1980.

The Suit of Alienation of Affections: Can Its Existence Be Justified Today? 56:239, No. 2; 1980.

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

Various Aspects of Flood Plain Zoning. 55:429, No. 3; 1979.

Waters and Watercourses — Title to Waters and Water Rights in Lands of United States — United States Has Reserved Rights to Water in National Forest Only for Purposes of Timber and Watershed Management and not for Purposes of Wildlife Preservation, Recreation, Aesthetics or Stock Watering. 55:475, No. 3; 1979.

#### LIABILITY

The Corporation as Managing Partner in a Limited Partnership. 55:271, No. 2; 1978.

Criminal Law — Power of Court to Impose Particular Kinds of Punishment — Trial Court Had Power to Order Defendant to Make Restitution to Survivors of Auto Accident to Compensate Them for Their Injuries. 59:495, No. 3; 1983.

Intoxicating Liquors — Dram Shop Act — Tavern Owner Held Liable for Injuries of an Intoxicated Patron. 54:301, No. 2; 1977.

Intoxicating Liquor — Persons Liable — A Social Host Who Furnishes Alcoholic Beverages to an Obviously Intoxicated Person May Be Held Accountable to Third Persons Who Are Foreseeably Injured. 55:289, No. 2; 1978.

Medical Malpractice — Psychotherapist's Liability to Third Persons for Violent Acts of Patient. 55:253, No. 2; 1978.

Negligence — Occupiers of Land — Land Occupier Has a Duty to Both Invitees and Licensees to Act as a Reasonable Man. 54:280, No. 2; 1977.

The North Dakota Equity for Tortfeasors Struggle — Judicial Action vs. Legislative Over-Reaction. 56:67, No. 1; 1980. Larry Kraft.

Physicians and Surgeons — Actions for Negligence and Malpractice — Complaints, Filed by Parents of Abnormal Infants Alleging “Wrongful Life” Based upon Physicians’ Negligence Which Resulted in Parents’ Decision Not to Terminate Pregnancy, Stated Legally Cognizable Causes of Action; However, Similar Complaints, Filed on Behalf of Abnormal Infants, Did Not. 56:271, No. 2; 1980.

Social Host Liability for Injuries Caused by the Acts of an Intoxicated Guest. 59:445, No. 3; 1983.

The Statute of Limitations in the North Dakota Products Liability Act: An Effort in Futility? 59:551, No. 4; 1983. Thomas Dickson.

The Suit of Alienation of Affections: Can Its Existence Be Justified Today? 56:239, No. 2; 1980.

The Third Party’s Right to Contribution from an Employer Covered by Workmen’s Compensation. 56:373, No. 3; 1980.

Torts — Infants — Child Has a Right to Sue for Loss of an Injured Parent’s Society and Companionship. 55:77, No. 1; 1978.

#### LIFE INSURANCE

North Dakota Estate Planning Under the Tax Reform Act of 1976. 54:7, No. 1; 1977. Manfred R. Ohnstad and Robert E. Rosenfold.

#### LIMITATION OF ACTIONS

Actions Arising Out of Improvements to Real Property: Special Statutes of Limitations. 57:43, No. 1; 1981.

The Statute of Limitations in the North Dakota Products Liability Act: An Effort in Futility? 59:551, No. 4; 1983. Thomas Dickson.

#### MEDICAID

Social Security and Public Welfare — Federal Assistance and State Cooperation, Statutes, and Regulations in General — Statute Disallowing Payment of Medicaid Funds for Therapeutic Abortions Held Invalid. 56:289, No. 2; 1980.

#### MEDICAL MALPRACTICE

Contributory Negligence or Assumption of Risk — What is a Patient To Do? 55:237, No. 2; 1978. Robert W. Richart.

Medical Malpractice — Psychotherapists’ Liability to Third Persons for Violent Acts of Patient. 55:253, No. 2; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Physicians and Surgeons — Actions for Negligence and Malpractice — Complaints, Filed by Parents of Abnormal Infants Alleging “Wrongful Life” Based upon Physicians’ Negligence Which Resulted in Parents’ Decision Not to Terminate Pregnancy, Stated Legally Cognizable Causes of Action. However Similar Complaints, Filed on Behalf of Abnormal Infants, Did Not. 56:271, No. 2; 1980.

#### MEMORIALS

Norbert B. Auer. 55:115, No. 1; 1978.

Albert Bergesen. 59:117, No. 1; 1983.

Walter O. Burk. 54:119, No. 1; 1977.

- Edward Patrick Burns. 59:117, No. 1; 1983.  
Clemens Busch. 59:118, No. 1; 1983.  
Charles D. Cooley. 57:105, No. 1; 1981.  
John E. DeMots. 54:120, No. 1; 1977.  
W. T. Dillenberg. 54:121, No. 1; 1977.  
David L. Drey. 57:105, No. 1; 1981.  
Clyde Duffy. 55:116, No. 1; 1978.  
John K. Eckes. 55:117, No. 1; 1978.  
Byron L. Edwards. 58:139, No. 1; 1982.  
Leonard Joseph Eid. 56:123, No. 1; 1980.  
Joseph P. Fleck. 56:124, No. 1; 1980.  
Raymond R. Friedrich. 56:124, No. 1; 1980.  
Arnold Goplen. 56:125, No. 1; 1980.  
James Graham. 59:117, No. 1; 1983.  
Judge Halvor L. Halvorson, Jr. 58:139, No. 1; 1982.  
John C. Homme. 55:117, No. 1; 1978.  
Lyle E. Huseby. 54:121, No. 1; 1977.  
Judge Clifford E. Jansonius. 58:140, No. 1; 1982.  
Albert I. Johnson. 54:122, No. 1; 1977.  
Harvey N. Kaldor. 57:106, No. 1; 1981.  
Harvey Knudson. 56:125, No. 1; 1980.  
Eugene A. Kruger. 59:118, No. 1; 1983.  
Patrick E. Law. 57:106, No. 1; 1981.  
James E. Leo. 55:118, No. 1; 1978.  
V. Wayne Marsh. 54:124, No. 1; 1977.  
Ross H. McEnroe. 56:126, No. 1; 1980.  
Adrian McLellan. 57:106, No. 1; 1981.  
Judge Harvey Miller. 57:107, No. 1; 1981.  
Patrick P. Milloy. 58:140, No. 1; 1982.  
Elmer V. Moreland. 57:108, No. 1; 1981.  
Chief Justice James Morris. 58:141, No. 1; 1982.  
Edward N. O'Connor. 56:126, No. 1; 1980.  
I. M. Oseth. 55:119, No. 1; 1978.  
Thomas A. O'Shea. 54:124, No. 1; 1977.  
Clinton R. Ottmar. 56:127, No. 1; 1980.



- William R. Pearce. 56:127, No. 1; 1980.  
Harry Malcolm Pippin. 54:125, No. 1; 1977.  
Rudolph Harold Points. 55:120, No. 1; 1978.  
Judge Roy K. Redetzke. 59:118, No. 1; 1983.  
Elton Ringsak. 59:118, No. 1; 1983.  
Cytella Rittgers. 55:121, No. 1; 1978.  
Robert K. Rushing. 56:325, No. 3; 1980.  
Gilbert Saxowsky. 58:141, No. 1; 1982.  
Clarence J. Schauss. 57:108, No. 1; 1981.  
Richard P. Schwartz. 58:142, No. 1; 1982.  
Lynn W. Schwoebel. 54:127, No. 1; 1977.  
Linn Sherman. 55:121, No. 1; 1978.  
John A. Storman. 58:142, No. 1; 1982.  
Ingman Swinland. 57:108, No. 1; 1981.  
Norman G. Tenneson. 59:119, No. 1; 1983.  
Theodore W. Thordarson. 57:109, No. 1; 1981.  
Obert C. Tiegen. 55:122, No. 1; 1978.  
Judge Charles J. Vogel. 58:142, No. 1; 1982.  
Phillip Vogel. 54:128, No. 1; 1977.  
Corbin A. Waldron. 55:124, No. 1; 1978.  
William H. Wisdom. 57:109, No. 1; 1981.  
Joseph H. Woell. 58:143, No. 1; 1982.

#### MENTAL DISABILITIES

United States — Mental Health — The “Bill of Rights” of the Developmentally Disabled Assistance and Bill of Rights Act Did Not Create Substantive Rights for the Mentally Retarded to Appropriate Treatment in the Least Restrictive Environment. 58:119, No. 1; 1982.

#### MENTAL HEALTH

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 1; 1979.

#### MINES AND MINERALS

See also NATURAL RESOURCES.

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

Compulsory Pooling in North Dakota: Should Production Income and Expenses Be Divided from Date of Pooling, Spacing, or “First Runs?” 58:537, No. 3; 1982. Owen L. Anderson.

Dormant Mineral Statutes and Abandoned Severed Mineral Interests. 58:611, No. 3; 1982.

Introduction. 58:427, No. 3; 1982. Charles J. Meyers.

Microbes, Simulators, and Satellites: The Prudent Operator Pursues Enhanced Recovery Under the Implied Covenants. 58:501, No. 3; 1982. Owen M. Lopez and William Clint Parsley.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

Rights of Nonleasing Fractional Mineral Interest Owners. 58:647, No. 3; 1982.

Rule of Man vs. The American Mining Laws: The Persecution and Elimination of the Small Miner on Public Lands in the United States. 55:339, No. 3; 1979. Hale C. Tognoni.

Some Comments on North Dakota Oil and Gas Law — Three Cases from the Eighties. 58:431, No. 3; 1982. Richard C. Maxwell.

Surface Damages and the Oil and Gas Operator in North Dakota. 58:457, No. 3; 1982. William P. Pearce.

#### MIRANDA WARNINGS

Criminal Law — Accusatory Stage of Proceedings — Custody Test Requires Miranda Warnings After DWI Arrest. 57:673, No. 4; 1981.

North Dakota Implied Consent: An Historical Overview and Modern Adaptations. 58:765, No. 4; 1982.

#### M'NAGHTEN RULE

Insanity and Criminal Responsibility in Progressive America. 57:541, No. 4; 1981. Herbert Hovenkamp.

#### MORTGAGES

Due-On-Sale: Recent Developments Affecting the Future of Due-On-Sale Litigation. 59:57, No. 1; 1983.

#### MUNICIPAL CORPORATIONS

Civil Rights — Municipalities — Municipalities are Not Immune From Liability for Constitutional Violations and Cannot Raise the Good Faith of Its Officials as a Defense. 57:93, No. 1; 1981.

Municipal Corporation — Legislative Control of Municipal Acts, Rights and Liabilities — Home Rule Cities Lack Authority to Create Random Forms of Government. 57:655, No. 4; 1981.

#### MUNICIPAL LIABILITY

Civil Rights — Municipalities — Municipalities are Not Immune from Liability for Constitutional Violations and Cannot Raise the Good Faith of Its Officials as a Defense. 57:93, No. 1; 1981.

#### MUNICIPAL ORDINANCES

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Solar Investments by a Municipal Utility. 55:409, No. 3; 1979. Mary Ray White.

Various Aspects of Flood Plain Zoning. 55:429, No. 3; 1979.

Zoning and the Amortization of Nonconforming Uses. 54:231, No. 2; 1977.

#### NATIONAL FORESTS

Waters and Watercourses — Title to Waters and Water Rights in Lands of United States — United States Has Reserved Right to Water in National Forest Only for Purposes of Timber and Watershed Management and not for Purposes of Wildlife Preservation, Recreation, Aesthetics or Stock Watering. 55:475, No. 3; 1979.

#### NATURAL GAS DEREGULATION

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

#### NATURAL RESOURCES

Agricultural Non-Point Source Water Pollution Control Under Sections 208 and 303 of the Clean Water Act: Has Forty Years of Experience Taught Us Anything? 54:589, No. 4; 1978.

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

Federal Restraints on Interstate Natural Gas Supply and Market Expansion. 54:375, No. 3; 1978. Philip M. Marston and Frederick Moring.

Hazardous Wastes and Strict Liability: A Case for Holding the Producers of Hazardous Wastes Responsible for Their Actions. 59:605, No. 4; 1983.

The Meaning of the Word "Minerals." 54:419, No. 3; 1978. George E. Reeves.

NEPA at Nine: Alive and Well, or Wounded in Action? 55:497, No. 4; 1979. C. Peter Goplerud III.

North Dakota Century Code § 47-01-15: Determining North Dakota's Interest in the Beds of Navigable Waters. 59:211, No. 2; 1983.

An Overview of Oil and Gas Contracts in the Williston Basin. 59:7, No. 1; 1983. Anita Gefreh Himebaugh.

The Public Trust Doctrine in North Dakota. 54:565, No. 4; 1978.

Solar Investments by a Municipal Utility. 55:409, No. 3; 1979. Mary Ray White.

Surface Coal Mining Law in the Western United States: How Does it Provide for Wildlife? 54:337, No. 3; 1978. Robert E. Beck.

Water as a Locatable Mineral: The Heresy of the Charlestone Case. 54:365, No. 3; 1978. Earl M. Hill.

#### NEGLIGENCE

See also TORTS.

Contributory Negligence or Assumption of Risk — What is a Patient to Do? 55:237, No. 2; 1978. Robert W. Richart.

Criminal Law — Power of Court to Impose Particular Kinds of Punishment — Trial Court Had Power to Order Defendant to Make Restitution to Survivors of Auto Accident to Compensate Them for Their Injuries. 59:495, No. 3; 1983.

The Drunken Driver and Punitive Damages: A Survey of the Case Law and the Feasibility of a Punitive Damage Award in North Dakota. 59:413, No. 3; 1983.

Intoxicating Liquor — Persons Liable — A Social Host Who Furnishes Alcoholic Beverages to an Obviously Intoxicated Person May Be Held Accountable to Third Persons Who Are Foreseeably Injured. 55:289, No. 2; 1978.

Medical Malpractice — Psychotherapist's Liability to Third Persons for Violent Acts of Patient. 55:253, No. 2; 1978.

The Negligent Infliction of Mental Distress: The Scope of Duty and Foreseeability of Injury. 57:577, No. 4; 1981.

The North Dakota Equity for Tortfeasors Struggle — Judicial Action vs. Legislative Over-Reaction. 56:67, No. 1; 1980. Larry Kraft.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Physicians and Surgeons — Actions for Negligence and Malpractice — Complaints, Filed by Parents of Abnormal Infants Alleging "Wrongful Life" Based Upon Physicians' Negligence Which Resulted in Parents' Decision Not to Terminate Pregnancy, Stated Legally Cognizable Causes of Action, However Similar Complaints, Filed on Behalf of Abnormal Infants, Did Not. 56:271, No. 2; 1980.

Social Host Liability for Injuries Caused by the Acts of an Intoxicated Guest. 59:445, No. 3; 1983.

The Third Party's Right to Contribution from an Employer Covered by Workmen's Compensation. 56:373, No. 3; 1980.

Torts — Infants — Child Has a Right to Sue for Loss of an Injured Parent's Society and Companionship. 55:77, No. 1; 1978.

#### NORTH DAKOTA LAW

Alcohol — An American Ethic. 59:323, No. 3; 1983. Thomas R. Hedin.

Apportionment in North Dakota: The Saga of Continuing Controversy. 57:447, No. 3; 1981.

Constitutional Law — Witnesses — The Newsgatherer's Statutory Privilege is Limited Under North Dakota's "Shield Statute" if Nondisclosure Would Cause a Miscarriage of Justice. 59:241, No. 2; 1983.

Criminal Law — Accusatory Stage of Proceedings — Custody Test Requires Miranda Warnings After DWI Arrest. 57:673, No. 4; 1981.

Dormant Mineral Statutes and Abandoned Severed Mineral Interests. 58:611, No. 3; 1982.

Due-On-Sale: Recent Developments Affecting the Future of Due-On-Sale Litigation. 59:57, No. 1; 1983.

Elections — Right of Suffrage and Regulation Thereof — Official Ballots; Validity of Ballot Access and Ballot Position Restrictions. 57:495, No. 3; 1981.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

Minor Dispute Resolution in North Dakota. 57:163, No. 2; 1981. David Skeen.

Municipal Corporation — Legislative Control of Municipal Acts, Rights and Liabilities — Home Rule Cities Lack Authority to Create Random Forms of Government. 57:655, No. 4; 1981.

North Dakota Century Code § 47-01-15: Determining North Dakota's Interest in the Beds of Navigable Waters. 59:211, No. 2; 1983.

North Dakota Implied Consent: An Historical Overview and Modern Adaptations. 58:765, No. 4; 1982.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

North Dakota's Corporate Farming Statute: An Analysis of the Recent Change in the Law. 58:283, No. 2; 1982.

North Dakota's New Election Code. 57:427, No. 3; 1981. Alexander J. Bott.

North Dakota's New Rules Respecting Garnishment and the Property Exempt Therefrom. 58:183, No. 2; 1982. Robert Laurence.

An Overview of Oil and Gas Contracts in the Williston Basin. 59:7, No. 1; 1983. Anita Gefreh Himebaugh.

Perspectives on State v. Nagel: The North Dakota Supreme Court's Discordant Medley of Fourth Amendment Doctrines. 58:727, No. 4; 1982. Thomas M. Lockney.

Purchase Money Security Interests: The Interaction of Section 9-301 (2) of the Uniform Commercial Code and Section 547 of the Bankruptcy Act. 59:571, No. 4; 1983.

Reflections on State v. Nagel: The State's Perspective. 58:745, No. 4; 1982. Bruce D. Quick.

Secured Transactions — Notice, Deficiency and Personal Liability — Creditor Required to Furnish Debtor Notice of Repossession Sale of Livestock and Farm Machinery or in Subsequent Suit for Deficiency Judgment, It Is Presumed the Value of the Collateral Equals the Indebtedness. 58:313, No. 2; 1982.

Some Comments on North Dakota Oil and Gas Law — Three Cases from the Eighties. 58:431, No. 3; 1982. Richard C. Maxwell.

Surface Damages and the Oil and Gas Operator in North Dakota. 58:457, No. 3; 1982. William P. Pearce.

#### OIL AND GAS

See also NATURAL RESOURCES.

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

A Compendium of Articles of Interest to the Oil and Gas Practitioner: 1972-1980. 58:689, No. 3; 1982. Donald A. Hughes, Jr.

Compulsory Pooling in North Dakota: Should Production Income and Expenses Be Divided from Date of Pooling, Spacing, or "First Runs?" 58:537, No. 3; 1982. Owen L. Anderson.

Dormant Mineral Statutes and Abandoned Severed Mineral Interests. 58:611, No. 3; 1982.

Introduction. 58:427, No. 3; 1982. Charles J. Meyers.

Microbes, Simulators, and Satellites: The Prudent Operator Pursues Enhanced Recovery Under the Implied Covenants. 58:501, No. 3; 1982. Owen M. Lopez and William Clint Parsley.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

An Overview of Oil and Gas Contracts in the Williston Basin. 59:7, No. 1; 1983. Anita Gefreh Himebaugh.

Rights of Nonleasing Fractional Mineral Interest Owners. 58:647, No. 3; 1982.

Some Comments on North Dakota Oil and Gas Law — Three Cases from the Eighties. 58:431, No. 3; 1982. Richard C. Maxwell.

Surface Damages and the Oil and Gas Operator in North Dakota. 58:457, No. 3; 1982. William P. Pearce.

#### PARENT AND CHILD

Bastards — Limitations — Uniform Parentage Act Held to be Applicable to Action Commenced After the Effective Date of the Act, to Establish the Legal Paternity of a Child Born Prior to the Effective Date of the Act. 55:86, No. 1; 1978.

Constitutional Law — Regulations Affecting Property in General — Statute Affecting the Right of Illegitimates to Inherit Intestate from Father Upheld. 56:301, No. 2; 1980.

Joint Custody. 56:223, No. 2; 1980. John G. Taussig, Jr. and John L. Carpenter IV.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

The Suit of Alienation of Affections: Can Its Existence Be Justified Today? 56:239, No. 2; 1980.

Torts — Infants — Child Has a Right To Sue For Loss of an Injured Parent's Society and Companionship. 55:77, No. 1; 1978.

#### PARTNERSHIP

The Corporation as Managing Partner in a Limited Partnership. 55:271, No. 2; 1978.

#### PERSONAL HOLDING COMPANIES

Personal Holding Companies — Personal Holding Company Income — Compensation for Use of Property by Shareholder — Use Should Not be Imputed to Lessee Corporation's Shareholders. 57:639, No. 4; 1981.

#### PERSONAL INJURY

Criminal Law — Power of Court to Impose Particular Kinds of Punishment — Trial Court Had Power to Order Defendant to Make Restitution to Survivors of Auto Accident to Compensate Them for Their Injuries. 59:495, No. 3; 1983.

The Negligent Infliction of Mental Distress: The Scope of Duty and Foreseeability of Injury. 57:577, No. 4; 1981.

#### PHYSICIANS AND SURGEONS

Contributory Negligence or Assumption of Risk — What is a Patient to Do? 55:237, No. 2; 1978. Robert W. Richart.

Medical Malpractice — Psychotherapist's Liability to Third Persons for Violent Acts of Patient. 55:253, No. 2; 1978.

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

Physicians and Surgeons — Actions for Negligence and Malpractice — Complaints, Filed by Parents of Abnormal Infants Alleging “Wrongful Life” Based upon Physicians’ Negligence Which Resulted in Parents’ Decision Not to Terminate Pregnancy, Stated Legally Cognizable Causes of Action, However Similar Complaints, Filed on Behalf of Abnormal Infants, Did Not. 56:271, No. 2; 1980.

Physicians and Surgeons — Damages — Parents of an Unplanned Child, in Suit for Wrongful Conception May Recover Damages for Medical Expenses, Pain and Suffering, Loss of Consortium and Costs of Rearing the Child to Maturity. 54:619, No. 4; 1978.

#### PIPELINES

Federal Restraints on Interstate Natural Gas Supply and Market Expansion. 54:375, No. 3; 1978. Philip M. Marston and Frederick Moring.

#### POLITICAL ACTION COMMITTEES

The “Free Market” of Ideas, Independent Expenditures, and Influence. 57:337, No. 3; 1981. Richard Claude and Judith Kirchhoff.

#### POLITICAL PARTIES

The Effect of the Federal Election Campaign Act Contribution and Expenditure Limitations on the Political Party Committees — A Prospect for Party Discipline? 57:367, No. 3; 1981. Douglas J. Patton.

Elections — Denial of Reduced Postal Rates to Minor and New Political Parties Constitutes a Violation of the First and Fourteenth Amendments. 57:479, No. 3; 1981.

Elections — Right of Suffrage and Regulation Thereof — Official Ballots; Validity of Ballot Access and Ballot Position Restrictions. 57:495, No. 3; 1981.

#### POLITICS

The Human Rights of Karl Marx. 55:39, No. 1; 1978. Luis Kutner.

The Tax Man Cometh: The Paradox of Judicial Conservatism or Great Expectations Disappointed. 55:169, No. 2; 1978. Roger Handberg.

#### POSTAL RATES

Elections — Denial of Reduced Postal Rates to Minor and New Political Parties Constitutes a Violation of the First and Fourteenth Amendments. 57:479, No. 3; 1981.

#### PRACTICE AND PROCEDURE

North Dakota’s New Rules Respecting Garnishment and the Property Exempt Therefrom. 58:183, No. 2; 1982. Robert Laurence.

#### PREEMPTION

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

Family Law — Federal Preemption Doctrine — Military Retired Pay Not Subject to Division as Community Property. 58:97, No. 1; 1982.

Indians — Jurisdiction and Government of Indian Country and Reservations — Tribal Taxation Does Not Preclude States’ Authority to Impose an Otherwise Valid State Tax. 57:241, No. 2; 1981.

#### PREFERENTIAL TRANSFERS

Purchase Money Security Interests: The Interaction of Section 9-301(2) of the Uniform Commercial Code and Section 547 of the Bankruptcy Act. 59:571, No. 4; 1983.

**PRESUMPTIONS**

See also **BURDEN OF PROOF**.

The Constitutional Dimension of Discovery in DWI Cases. 59:369, No. 3; 1983. Daniel J. Crothers.

Indian Rights to Land Underlying Navigable Waters: State Jurisdiction Under the Equal Footing Doctrine vs. Tribal Sovereignty. 55:453, No. 3; 1979.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

**PRIMARY AND GENERAL ELECTIONS**

North Dakota's New Election Code. 57:427, No. 3; 1981. Alexander J. Bott.

**PRIOR RESTRAINT**

Constitutional Law — Freedom of Speech and of the Press — Prohibition of Publication of Juveniles' Names Declared Unconstitutional. 56:279, No. 2; 1980.

**PRISONS**

Constitutional Law — Prisons — Prison Law Libraries Are an Acceptable Means of Providing Prisoners Their Constitutional Right of Access to the Courts. 54:97, No. 1; 1977.

Infants — Crimes — Youths Sentenced Under Federal Youth Corrections Act May Not Be Confined in a Correctional Institution With Adult Offenders. 54:286, No. 2; 1977.

**PRIVILEGES**

The Admission of Chemical Test Refusals After State v. Neville: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983. Susan Waite Crump.

Evidence in Workmen's Compensation Cases. 54:171, No. 2; 1977. Daniel E. Buchanan.

**PRODUCTS LIABILITY**

Hazardous Wastes and Strict Liability: A Case for Holding the Producers of Hazardous Wastes Responsible for Their Actions. 59:605, No. 4; 1983.

The North Dakota Equity for Tortfeasors Struggle — Judicial Action vs. Legislative Over-Reaction. 56:67, No. 1; 1980. Larry Kraft.

Products Liability — Presumptions and Burden of Proof — A New Legal Theory, Obviating the Necessity to Identify the Manufacturer of an Injury-Causing Product. Is Adopted in a Products Liability Claim Against Manufacturers of DES. 57:81, No. 1; 1981.

The Statute of Limitations in the North Dakota Products Liability Act: An Effort in Futility? 59:551, No. 4; 1983. Thomas Dickson.

**PROFESSIONAL RESPONSIBILITY**

Advertising, Market Power and the Public Interest: The Lawyers' Case. 55:525, No. 4; 1979. Dominique N. Khactu.

Attorney and Client — Regulation of Professional Conduct — Behavior of Attorney Who Solicits Client for Pecuniary Gain is Not Sanctioned by the First Amendment When Adverse Consequences are Likely. 55:304, No. 2; 1978.

Attorney and Client — Regulation of Professional Conduct — Disciplinary Action Was Improper Against an Attorney Who Solicited a Client For a Non-Profit Organization Which Utilized Litigation as a Vehicle for Political Association and Expression. 55:296, No. 2; 1978.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.



## PROPERTY

Constitutional Law — Regulations Affecting Property in General — Statute Affecting the Right of Illegitimates to Inherit Intestate From Father Upheld. 56:301, No. 2; 1980.

Constitutional Law — Search and Seizure — OSHA Warrantless Unconsented Administrative Inspections of Business Premises Held Unconstitutional. 55:95, No. 1; 1978.

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

Eminent Domain — Attorney Fees — Reliance Upon a One-Third Contingent Fee Agreement in Awarding Reasonable Attorney Fees Was in Error. 54:627, No. 4; 1978.

Family Law — Federal Preemption Doctrine — Military Retired Pay Not Subject to Division as Community Property. 58:97, No. 1; 1982.

Identification and Valuation of Assets Subject to Equitable Distribution. 56:201, No. 2; 1980. Alan M. Grosman.

Indian Land Claims Policy in the United States. 58:7, No. 1; 1982. Russel Lawrence Barsh.

Introduction. 58:427, No. 3; 1982. Charles J. Meyers.

Lis Pendens. 56:327, No. 3; 1980. Robert Laurence.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

North Dakota Century Code § 47-01-15: Determining North Dakota's Interest in the Beds of Navigable Waters. 59:211, No. 2; 1983.

North Dakota Estate Planning Under the Tax Reform Act of 1976. 54:7, No. 1; 1977. Manfred R. Ohnstad and Robert E. Rosenvold.

North Dakota's New Rules Respecting Garnishment and the Property Exempt Therefrom. 58:183, No. 2; 1982. Robert Laurence.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

North Dakota Supreme Court Review. 59:269, No. 2; 1983.

Rule of Man vs. The American Mining Laws: The Persecution and Elimination of the Small Miner on Public Lands in the United States. 55:339, No. 3; 1979. Hale C. Tognoni.

Secured Transactions — Notice, Deficiency and Personal Liability — Creditor Required to Furnish Debtor Notice of Repossession Sale of Livestock and Farm Machinery or in Subsequent Suit for Deficiency Judgment, It Is Presumed the Value of the Collateral Equals the Indebtedness. 58:313, No. 2; 1982.

Solar Investments by a Municipal Utility. 55:409, No. 2; 1979. Mary Ray White.

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

That So-Called Warranty Deed: Clouded Land Titles on the White Earth Indian Reservation in Minnesota. 59:259, No. 2; 1983. Edward Michael Peterson, Jr.

Water as a Locatable Mineral: The Heresy of the Charlestone Case. 54:365, No. 3; 1978. Earl M. Hill.

Zoning and the Amortization of Nonconforming Uses. 54:231, No. 2; 1977.

#### PROPERTY DIVISION UPON DIVORCE

Family Law — Federal Preemption Doctrine — Military Retired Pay Not Subject to Division as Community Property. 58:97, No. 1; 1982.

#### PSYCHIATRY

Insanity and Criminal Responsibility in Progressive America. 57:541, No. 4; 1981. Herbert Hovenkamp.

#### PUBLIC ADMINISTRATION

Constitutional Autonomy and the North Dakota State Board of Higher Education. 54:529, No. 4; 1978. Richard B. Crockett.

#### PUBLIC SERVICE COMMISSIONS

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

#### PUBLIC WELFARE

Social Security and Public Welfare — Federal Assistance and State Cooperation, Statutes, and Regulations in General — Statute Disallowing Payment of Medicaid Funds for Therapeutic Abortions Held Invalid. 56:289, No. 2; 1980.

#### PURCHASE MONEY SECURITY INTERESTS

Purchase Money Securities Interests: The Interaction of Section 9-301(2) of the Uniform Commercial Code and Section 547 of the Bankruptcy Act. 59:571, No. 4; 1983.

#### RAIL LINE ABANDONMENT

Contesting the Burlington Northern's Proposed Rail Line Abandonments: Advocacy on Behalf of the Shipper in the Staggers Rail Act Era. 58:239, No. 2; 1982.

#### RAILROAD

Contesting the Burlington Northern's Proposed Rail Line Abandonments: Advocacy on Behalf of the Shipper in the Staggers Rail Act Era. 58:239, No. 2; 1982.

Via Rail — A Canadian Amtrack? 55:61, No. 1; 1978. William E. Thoms.

#### REAL PROPERTY

Actions Arising Out of Improvements to Real Property: Special Statutes of Limitations. 57:43, No. 1; 1981.

Due-On-Sale: Recent Developments Affecting the Future of Due-On-Sale Litigation. 59:57, No. 1; 1983.

Microbes, Simulators, and Satellites: The Prudent Operator Pursues Enhanced Recovery Under the Implied Covenants. 58:501, No. 3; 1982. Owen M. Lopez and William Clint Parsley.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

North Dakota Century Code § 47-01-15: Determining North Dakota's Interest in the Beds of Navigable Waters. 59:211, No. 2; 1983.

Rights of Nonleasing Fractional Mineral Interest Owners. 58:647, No. 3; 1982.

Secured Transactions — Notice, Deficiency and Personal Liability — Creditor Required to Furnish Debtor Notice of Repossession Sale of Livestock and Farm Machinery or in Subsequent Suit for Deficiency Judgment, It Is Presumed the Value of the Collateral Equals the Indebtedness. 58:313, No. 2; 1982.

Some Comments on North Dakota Oil and Gas Law — Three Cases from the Eighties. 58:431, No. 3; 1982. Richard C. Maxwell.

Surface Damages and the Oil and Gas Operator in North Dakota. 58:457, No. 3; 1982. William P. Pearce.

Time Share Ownership: A Primer. 57:151, No. 2; 1981. Tom Eastman.

#### REGULATED INDUSTRY

Via Rail — A Canadian Amtrak? 55:61, No. 1; 1978. William E. Thoms.

#### REGULATION

The Commodity Futures Trading Commission and the Return of the Bucketeers: A Lesson in Regulatory Failure. 57:7, No. 1; 1981. M. Van Smith.

Insurance — Statutes — Stacking of Uninsured Motorist and No-Fault Coverages as Determined by Legislative Intent. 59:251, No. 2; 1983.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

#### RIGHT TO COUNSEL

The Admission of Chemical Test Refusals After State v. Neville: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983. Susan Waite Crump.

Constitutional Law — Right to Counsel — No Indigent Criminal Defendant May Be Sentenced to a Term of Imprisonment Unless He Has Been Afforded Right to Appointed Counsel. 56:433, No. 3; 1980.

Criminal Law — Counsel for Accused — Due Process Requires Accused Be Provided Reasonable Opportunity to Secure Second DWI Test. 59:479, No. 3; 1983.

#### RIGHT TO PRIVACY

Constitutional Law — Search and Seizure — OSHA Warrantless Unconsented Administrative Inspections of Business Premises Held Unconstitutional. 55:95, No. 1; 1978.

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

#### RIPARIAN RIGHTS

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

#### SALES

Contracts — Sales — Buy-In Notice Invalidates Right to Demand Shipment of Grain so that Alleged Facts May Constitute a Defense of Economic Duress. 54:267, No. 2; 1977.

Some Thoughts About Warranty Law: Express and Implied Warranties. 56:509, No. 4; 1980. Richard A. Lord.

**SALES TAX**

Indians — Jurisdiction and Government of Indian Country and Reservations — Tribal Taxation Does Not Preclude States' Authority to Impose an Otherwise Valid State Tax. 57:241, No. 2; 1981.

**SCHOOLS AND SCHOOL DISTRICTS**

Constitutional Autonomy and the North Dakota State Board of Higher Education. 54:529, No. 4; 1978. Richard B. Crockett.

Labor Relations — Schools and School Districts — The Good Faith Issuance of Individual Teaching Contracts by a School Board Before the Completion of the Negotiating Process Required by Statute Does Not Violate the Teachers' Representation and Negotiation Act. 54:294, No. 2; 1977.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Schools — Nature of the Right to Instruction — The Substantive Requirements of "Free Appropriate Public Education" Under the Education of All Handicapped Children Act of 1975. 59:629, No. 4; 1983.

**SEARCH AND SEIZURE**

Constitutional Law — Search and Seizure — OSHA Warrantless Unconsented Administrative Inspections of Business Premises Held Unconstitutional. 55:95, No. 1; 1978.

Constitutional Law — Search and Seizure — Random Automobile Stops Lacking Reasonable Suspicion of Criminal Violation Held Unconstitutional. 56:113, No. 1; 1980.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Perspectives on State v. Nagel: The North Dakota Supreme Court's Discordant Medley of Fourth Amendment Doctrines. 58:727, No. 4; 1982. Thomas M. Lockney.

Reflections on State v. Nagel: The State's Perspective. 58:745, No. 4; 1982. Bruce D. Quick.

Search and Seizure — Fourth Amendment — The Constitutionally Permissible Scope of Warrantless Automobile Searches. 59:97, No. 1; 1983.

Searches and Seizures — Probable Cause — Defendants May Challenge the Veracity of Search Warrant Affidavits if they Offer Proof of Intentional or Reckless Misstatements Made by the Affiant. 55:103, No. 1; 1978.

The Use at Revocation of Conditional Liberty Hearings of Suppression Hearing Admissions: An Erosion of "The Efficacy of the Exclusionary Rule." 55:553, No. 4; 1979. Edward G. Mascolo.

**SECURED TRANSACTIONS**

Due-On-Sale: Recent Developments Affecting the Future of Due-On-Sale Litigation. 59:57, No. 1; 1983.

A Practical Guide to U.C.C. Article 9 Documentation. 56:31, No. 1; 1980. William C. Hillman.

Purchase Money Security Interests: The Interaction of Section 9-301(2) of the Uniform Commercial Code and Section 547 of the Bankruptcy Act. 59:571, No. 4; 1983.

**SECURITIES**

The Commodity Futures Trading Commission and the Return of the Bucketees: A Lesson in Regulatory Failure. 57:7, No. 1; 1981. M. Van Smith.

**SELF-INCRIMINATION**

The Admission of Chemical Test Refusals After State v. Neville: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983. Susan Waite Crump.

Criminal Law — Accusatory Stage of Proceedings — Custody Test Requires Miranda Warnings After DWI Arrest. 57:673, No. 4; 1981.

Internal Revenue Form 1040 and the Fifth Amendment: Self-Reporting or Self-Incrimination, the Taxpayer's Dilemma. 54:213, No. 2; 1977.

#### SEPARATION OF POWERS

The Effect of the Federal Election Campaign Act Contribution and Expenditure Limitations on the Political Party Committees — A Prospect for Party Discipline? 57:367, No. 3; 1981. Douglas J. Patton.

The Relation Between the Judiciary and the Legislative and Executive Branches of the Government in Norway. 57:527, No. 4; 1981. Rolv Ryssdal.

#### SMALL CLAIMS COURT

Minor Dispute Resolution in North Dakota. 57:163, No. 2; 1981. David Skeen.

#### SOCIAL SECURITY

Social Security and Public Welfare — Federal Assistance and State Cooperation, Statutes, and Regulations in General — Statute Disallowing Payment of Medicaid Funds for Therapeutic Abortions Held Invalid. 56:289, No. 2; 1980.

#### SOCIOLOGY

The Exercise of Discretionary Decision-Making By the Police. 54:61, No. 1; 1977. Charles W. Thomas and W. Anthony Fitch.

The Human Rights of Karl Marx. 55:39, No. 1; 1978. Luis Kutner.

Via Rail — A Canadian Amtrak? 55:61, No. 1; 1978. William E. Thoms.

#### SOLAR ENERGY

Global Solar Treaty: Energy for Peace — A Proposal. 56:357, No. 3; 1980. Luis Kutner.

#### SOLICITATION

Advertising, Market Power and the Public Interest: The Lawyers' Case. 55:525, No. 4; 1979. Dominique N. Khactu.

Attorney and Client — Regulation of Professional Conduct — Behavior of Attorney Who Solicits Client for Pecuniary Gain is Not Sanctioned by the First Amendment When Adverse Consequences are Likely. 55:304, No. 2; 1978.

Attorney and Client — Regulation of Professional Conduct — Disciplinary Action Was Improper Against an Attorney Who Solicited a Client for a Non-Profit Organization Which Utilized Litigation as a Vehicle for Political Association and Expression. 55:296, No. 2; 1978.

#### SOVEREIGNTY

Indians — Jurisdiction and Government of Indian Country and Reservations — Tribal Taxation Does Not Preclude States' Authority to Impose an Otherwise Valid State Tax. 57:241, No. 2; 1981.

#### SPACE LAW

Global Solar Treaty: Energy for Peace — A Proposal. 56:357, No. 3; 1980. Luis Kutner.

#### STANDING

Forfeiture — Proceedings for Enforcement — An Alleged Owner May Be Required To Show More Than Title and Registration to Establish a Sufficient Property Interest That Will Support Standing to Challenge Forfeiture. 58:823, No. 4; 1982.

## STATE JURISDICTION

Amending the Constitution by the Article V Convention Method. 55:355, No. 3; 1979. Douglas O. Voegler.

Constitutional Law — Courts — All State Court Jurisdiction Governed by “Minimum Contracts.” 54:260, No. 2; 1977.

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

Indian Rights to Lands Underlying Navigable Waters: State Jurisdiction Under the Equal Footing Doctrine vs. Tribal Sovereignty. 55:453, No. 3; 1979.

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Purchase Money Security Interests: The Interaction of Section 9-301(2) of the Uniform Commercial Code and Section 547 of the Bankruptcy Act. 59:571, No. 4; 1983.

## STATUTES

Constitutional Law — Freedom of Speech and of the Press — Prohibition of Publication of Juveniles’ Names Declared Unconstitutional. 56:279, No. 2; 1980.

Constitutional Law — Particular Expressions and Limitations — North Dakota Statute Requiring Disclosure of the Identity of Sponsors of Campaign Literature Regarding Initiated Measures is Unconstitutional. 55:310, No. 2; 1978.

North Dakota’s “Shield Statute” Limits the Newsgatherer’s Statutory Privilege if Nondisclosure Would Cause a Miscarriage of Justice. 59:241, No. 2; 1983.

The Corporation as Managing Partner in a Limited Partnership. 55:271, No. 2; 1978.

Identification and Valuation of Assets Subject to Equitable Distribution. 56:201, No. 2; 1980. Alan M. Grosman.

Insurance — Statutes — Stacking of Uninsured Motorist and No-Fault Coverages as Determined by Legislative Intent. 59:251, No. 2; 1983.

Intoxicating Liquor — Persons Liable — A Social Host Who Furnishes Alcoholic Beverages to an Obviously Intoxicated Person May be Held Accountable to Third Persons Who Are Foreseeably Injured. 55:289, No. 2; 1978.

Joint Custody. 56:223, No. 2; 1980. John G. Taussig, Jr. and John L. Carpenter IV.

Lis Pendens. 56:327, No. 3; 1980. Robert Laurence.

The Meaning of the Word “Minerals.” 54:419, No. 3; 1978. George E. Reeves.

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

NEPA at Nine: Alive and Well, or Wounded in Action? 55:497, No. 4; 1979. C. Peter Goplerud III.

North Dakota Century Code § 47-01-15: Determining North Dakota’s Interest in the Beds of Navigable Waters. 59:211, No. 2; 1983.

The North Dakota Equity for Tortfeasors Struggle — Judicial Action vs. Legislative Over-Reaction. 56:67, No. 1; 1980. Larry Kraft.

Social Security and Public Welfare — Federal Assistance and State Cooperation, Statutes, and Regulation in General — Statute Disallowing Payment of Medicaid Funds for Therapeutic Abortions Held Invalid. 56:289, No. 2; 1980.

Solar Investments by a Municipal Utility. 55:409, No. 3; 1979. Mary Ray White.

Some Thoughts About Warranty Law: Express and Implied Warranties. 56:509, No. 4; 1980. Richard A. Lord.

The Suit of Alienation of Affections: Can Its Existence Be Justified Today? 56:239, No. 2; 1980.

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

#### STATUTES OF LIMITATION

Actions Arising Out of Improvements to Real Property: Special Statutes of Limitations. 57:43, No. 1; 1981.

The Statute of Limitations in the North Dakota Products Liability Act: An Effort in Futility? 59:551, No. 4; 1983. Thomas Dickson.

#### STRICT LIABILITY

Hazardous Wastes and Strict Liability: A Case for Holding the Producers of Hazardous Wastes Responsible for Their Actions. 59:605, No. 4; 1983.

#### SUBSTANTIAL EVIDENCE

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

#### SUPREME COURT

The Admission of Chemical Test Refusals After *State v. Neville*: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983. Susan Waite Crump.

Justice Potter Stewart: A Contemporary Jurist's View of Religious Liberty. 59:183, No. 2; 1983. Rodney K. Smith.

NEPA at Nine: Alive and Well, or Wounded in Action? 55:497, No. 4; 1979. C. Peter Goplerud III.

Searches and Seizures — Probable Cause — Defendants May Challenge the Veracity of Search Warrant Affidavits if They Offer Proof of Intentional or Reckless Misstatements Made by the Affiant. 55:103, No. 1; 1978.

The Tax Man Cometh: The Paradox of Judicial Conservatism or Great Expectations Disappointed. 55:169, No. 2; 1978. Roger Handberg.

The Use at Revocation of Conditional Liberty Hearings of Suppression Hearing Admissions: An Erosion of "Efficacy of the Exclusionary Rule." 55:553, No. 4; 1979. Edward G. Mascolo.

#### SYMPOSIA

The Admission of Chemical Test Refusals After *State v. Neville*: Drunk Drivers Can't Take the Fifth. 59:349, No. 3; 1983.

Alcohol — An American Ethic. 59:329, No. 3; 1983. Thomas R. Hedin.

Apportionment in North Dakota: The Saga of Continuing Controversy. 57: 675, No. 3; 1981.

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

A Compendium of Articles of Interest to the Oil and Gas Practitioner: 1972-1980. 58:689, No. 3; 1982. Donald A. Hughes, Jr.

Journal Articles Concerning the Legal Aspects of Alcohol and Alcoholism: 1970-1982. 59:507, No. 3; 1983. Donald A. Hughes, Jr.

Book Review, Drunk Driving Defense. 59:505, No. 3; 1983. Dwight C. H. Kautzmann.

Compulsory Pooling in North Dakota: Should Production Income and Expenses Be Divided from Date of Pooling, Spacing, or "First Runs?" 58:537, No. 3; 1982. Owen L. Anderson.

The Constitutional Dimension of Discovery in DWI Cases. 59:369, No. 3; 1983. Daniel J. Crothers.

Constitutional Law — Freedom of Speech and of the Press — Prohibition of Publication of Juveniles' Names Declared Unconstitutional. 56:279, No. 2; 1980.

Constitutional Law — Regulations Affecting Property in General — Statute Affecting the Right of Illegitimates to Inherit Intestate from Father Upheld. 56:301, No. 2; 1980.

The Constitutionality of Limits on Ballot Measure Contributions. 57:391, No. 3; 1981. John E. Mueller and James R. Parrinello.

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

Criminal Law — Counsel for Accused — Due Process Requires Accused Be Provided Opportunity to Secure Second DWI Test. 59:479, No. 3; 1983.

Criminal Law — Failure to Request Counsel; Waiver — Miranda Per Se Exclusion of Confession Obtained in Absence of Counsel No Longer Applicable: Waiver of Counsel Determined on Basis of Totality of Circumstances. 56:259, No. 2; 1980.

Criminal Law — Power of Court to Impose Particular Kinds of Punishment — Trial Court Had Power to Order Defendant to Make Restitution to Survivors of Auto Accident to Compensate Them for Their Injuries. 59:495, No. 3; 1983.

Dormant Mineral Statutes and Abandoned Severed Mineral Interests. 58:611, No. 3; 1982.

The Drive to Stop the Drinker From Driving: Suggested Civil Approaches. 59:391, No. 3; 1983. Larry Kraft.

The Drunken Driver and Punitive Damages: A Survey of the Case Law and the Feasibility of a Punitive Damage Award in North Dakota. 59:413, No. 3; 1983.

The Effect of the Federal Election Campaign Act Contribution and Expenditure Limitations on the Political Party Committees — A Prospect for Party Discipline? 57:367, No. 3; 1981. Douglas J. Patton.

Election Laws : A Case of Deadly Reform. 57:331, No. 3; 1981. Eugene J. McCarthy and John C. Armor.

Elections — Denial of Reduced Postal Rates to Minor and New Political Parties Constitutes a Violation of the First and Fourteenth Amendments. 57:479, No. 3; 1981.

Elections — Right of Suffrage and Regulation Thereof — Official Ballots; Validity of Ballot Access and Ballot Position Restrictions. 57:495, No. 3; 1981.

Federal Restraints on Interstate Natural Gas Supply and Market Expansion. 54:375, No. 3; 1978. Philip M. Marston and Fredrick Moring.

The "Free Market" of Ideas, Independent Expenditures, and Influence. 57:337, No. 3; 1981. Richard Claude and Judith Kirchhoff.



Identification and Valuation of Assets Subject to Equitable Distribution. 56:210, No. 2; 1980. Alan M. Grosman.

Introduction. 58:427, No. 3; 1982. Charles J. Meyers.

Joint Custody. 56:223, No. 2; 1980. John G. Taussig, Jr. and John T. Carpenter IV.

The Meaning of the Word "Minerals." 54:419, No. 3; 1978. George E. Reeves.

Microbes, Simulators, and Satellites: The Prudent Operator Pursues Enhanced Recovery Under the Implied Covenants. 58:501, No. 3; 1982. Owen M. Lopez and W. Clint Parsley.

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

North Dakota's New Election Code. 57:427, No. 3; 1981. Alexander J. Bott.

Physicians and Surgeons — Actions for Negligence and Malpractice — Complaints, Filed by Parents of Abnormal Infants Alleging "Wrongful Life" Based Upon Physicians' Negligence Which Resulted in Parents' Decision Not to Terminate Pregnancy, Stated Legally Cognizable Causes of Action, However Similar Complaints, Filed on Behalf of Abnormal Infants, Did Not. 56:271, No. 2; 1980.

Preface. 54:333, No. 3; 1978. John F. O'Leary.

Preface. 57:327, No. 3; 1981.

Preface. 58:423, No. 3; 1982.

Preface. 59:319, No. 3; 1983.

Rights of Nonleasing Fractional Mineral Interest Owners. 58:647, No. 3; 1982.

Social Host Liability for Injuries Caused by the Acts of an Intoxicated Guest. 59:445, No. 3; 1983.

Social Security and Public Welfare — Federal Assistance and State Cooperation, Statutes, and Regulations in General — Statute Disallowing Payment of Medicaid Funds for Therapeutic Abortions Held Valid. 56:289, No. 2; 1980.

Some Comments on North Dakota Oil and Gas Law — Three Cases from the Eighties. 58:431, No. 3; 1982. Richard C. Maxwell.

The Suit of Alienation of Affections: Can its Existence be Justified Today? 56:239, No. 2; 1980.

Surface Coal Mining Law in the Western United States: How Does It Provide For Wildlife? 54:337, No. 3; 1978. Robert E. Beck.

Surface Damage and the Oil and Gas Operator in North Dakota. 58:457, No. 3; 1982. William P. Pearce.

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

Toward a Coordinated Judicial View of the Accuracy of Breath Testing Devices. 59:329, No. 3; 1983. Donald H. Nichols.

Water as a Locatable Mineral: The Heresy of the Charlestone Case. 54:365, No. 3; 1978. Earl M. Hill.

## TAXATION

The Corporation as Managing Partner in a Limited Partnership. 55:271, No. 2; 1978.

Indians — Jurisdiction and Government of Indian Country and Reservations — Tribal Taxation Does Not Preclude States' Authority to Impose an Otherwise Valid State Tax. 57:241, No. 2; 1981.

Internal Revenue Form 1040 and the Fifth Amendment: Self-Reporting or Self-Incrimination, the Taxpayer's Dilemma. 54:213, No. 2; 1978.

Internal Revenue — Net Gifts May Result in Taxable Income to the Donor. 59:107, No. 1; 1983.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

An Overview of Oil and Gas Contracts in the Williston Basin. 59:7, No. 1; 1983. Anita Gefreh Himebaugh.

Personal Holding Companies — Personal Holding Company Income — Compensation for Use of Property by Shareholder — Use Should Not Be Imputed to Lessee Corporation's Shareholders. 57:639, No. 4; 1981.

Surface Damages and the Oil and Gas Operator in North Dakota. 58:457, No. 3; 1982. William P. Pearce.

Tax Aspects of Marriage Dissolution Under North Dakota Law. 56:163, No. 2; 1980. Douglas A. Christensen.

The Tax Man Cometh: The Paradox of Judicial Conservatism or Great Expectations Disappointed. 55:169, No. 2; 1978. Roger Handberg.

Taxation: Interest-Free Loans From a Corporation to a Shareholder. 59:645, No. 4; 1983.

## TENANCIES

Time Share Ownership: A Primer. 57:151, No. 2; 1981. Tom Eastman.

## TENDER YEARS DOCTRINE

Joint Custody. 56:223, No. 2; 1980. John G. Taussig, Jr. and John T. Carpenter IV.

## TIME SHARING

Time Share Ownership: A Primer. 57:151, No. 2; 1981. Tom Eastman.

## TITLE TO LANDS

Courts — Navigable Waters — State Law, Not Federal, Determines Riparian Rights to Accretions. 54:505, No. 3; 1978.

North Dakota Century Code § 47-01-15: Determining North Dakota's Interest in the Beds of Navigable Waters. 59:211, No. 2; 1983.

That So-Called Warranty Deed: Clouded Land Titles on the White Earth Indian Reservation in Minnesota. 59:159, No. 2; 1983. Edward Michael Peterson, Jr.

## TORTS

The Drive to Stop the Drinker from Driving: Suggested Civil Approaches. 59:391, No. 3; 1983. Larry Kraft.

The Drunken Driver and Punitive Damages: A Survey of the Case Law and Feasibility of a Punitive Damage Award in North Dakota. 59:413, No. 3; 1983.

Hazardous Wastes and Strict Liability: A Case for Holding the Producers of Hazardous Wastes Responsible for Their Actions. 59:605, No. 4; 1983.

Intoxicating Liquor — Persons Liable — A Social Host Who Furnishes Alcoholic Beverages to an Obviously Intoxicated Person May Be Held Accountable to Third Persons Who Are Foreseeably Injured. 55:289, No. 2; 1978.

Intoxicating Liquors — Dram Shop Act — Tavern Owner Held Liable for Injuries of an Intoxicated Patron. 54:301, No. 2; 1977.

Mental Health — Restraint or Treatment in Institutions — Right to Refuse Treatment Based on Right of Privacy. 55:563, No. 4; 1979.

Negligence — Occupiers of Land — Land Occupier Has a Duty to Both Invitees and Licensees to Act as a Reasonable Man. 54:280, No. 2; 1977.

The Negligent Infliction of Mental Distress: The Scope of Duty and Foreseeability of Injury. 57:577, No. 4; 1981.

The North Dakota Equity for Tortfeasors Struggle — Judicial Action vs. Legislative Over-Reaction. 56:67, No. 1; 1980. Larry Kraft.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

North Dakota Supreme Court Review. 58:327, No. 2; 1982.

Physicians and Surgeons — Actions for Negligence and Malpractice — Complaints, Filed by Parents of Abnormal Infants Alleging “Wrongful Life” Based upon Physicians’ Negligence Which Resulted in Parents’ Decision Not to Terminate Pregnancy, Stated Legally Cognizable Causes of Action, However Similar Complaints, Filed on Behalf of Abnormal Infants, Did Not. 56:271, No. 2; 1980.

Physicians and Surgeons — Damages — Parents of an Unplanned Child, in Suit for Wrongful Conception May Recover Damages for Medical Expenses, Pain and Suffering, Loss of Consortium, and Costs of Rearing the Child to Maturity. 54:619, No. 4; 1978.

Products Liability — Presumptions and Burden of Proof — A New Legal Theory, Obviating the Necessity to Identify the Manufacturer of an Injury-Causing Product, is Adopted in a Products Liability Claim Against Manufacturers of DES. 57:81, No. 1; 1981.

The Suit of Alienation of Affections: Can Its Existence Be Justified Today? 56:239, No. 2; 1980.

The Third Party’s Right to Contribution from an Employer Covered by Workmen’s Compensation. 56:373, No. 3; 1980.

Torts — Infants — Child Has a Right to Sue for Loss of an Injured Parent’s Society and Companionship. 55:77, No. 1; 1978.

#### TRADE NAMES

A Practical Guide to U.C.C. Article 9 Documentation. 56:31, No. 1; 1980. William C. Hillman.

**TRAFFIC OFFENSES**

Criminal Law — Accusatory Stage of Proceedings — Custody Test Requires Miranda Warnings After DWI Arrest. 57:673, No. 4; 1981.

Criminal Law — Counsel for Accused — Due Process Requires Accused Be Provided Reasonable Opportunity to Secure Second DWI Test. 59:479, No. 3; 1983.

The Drive to Stop the Drinker from Driving: Suggested Civil Approaches. 59:391, No. 3; 1983. Larry Kraft.

North Dakota Implied Consent: An Historical Overview and Modern Adaptations. 58:765, No. 4; 1982.

**TRANSPORTATION**

Airline Deregulation and Service to Small Communities. 57:607, No. 4; 1981.

Assessment of Section 311 of the Natural Gas Policy Act of 1978. 58:575, No. 3; 1982. William A. Mogel and James G. White, Jr.

Contesting the Burlington Northern's Proposed Rail Line Abandonments: Advocacy on Behalf of the Shipper in the Staggers Rail Act Era. 58:239, No. 2; 1982.

Via Rail — A Canadian Amtrak? 55:61, No. 1; 1978. William E. Thoms.

**TREATIES**

Global Solar Treaty: Energy for Peace — A Proposal. 56:357, No. 3; 1980. Luis Kutner.

**TRUSTS AND TRUSTEES**

North Dakota Estate Planning Under the Tax Reform Act of 1976. 54:7, No. 1; 1977. Manfred R. Ohnstad and Robert E. Rosenvold.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

**ULTRAHAZARDOUS ACTIVITY**

Hazardous Wastes and Strict Liability: A Case for Holding the Producers of Hazardous Wastes Responsible for Their Actions. 59:605, No. 4; 1983.

**UNIFORM COMMERCIAL CODE**

Arbitration of Claims of Contract Unconscionability. 56:7, No. 1; 1980. George Goldberg.

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

A Practical Guide to U.C.C. Article 9 Documentation. 56:31, No. 1; 1980. William C. Hillman.

Purchase Money Security Interests: The Interaction of Section 9-301(2) of the Uniform Commercial Code and Section 547 of the Bankruptcy Act. 59:571, No. 4; 1983.

Solar Investments by a Municipal Utility. 55:409, No. 3; 1979. Mary Ray White.

Some Thoughts About Warranty Law: Express and Implied Warranties. 56:509, No. 4; 1980. Richard A. Lord.

**WARRANTIES**

Some Thoughts About Warranty Law: Express and Implied Warranties. 56:509, No. 4; 1980. Richard A. Lord.

**WATER LAW**

See also NATURAL RESOURCES.

Indian Rights to Lands Underlying Navigable Waters: State Jurisdiction Under the Equal Footing Doctrine vs. Tribal Sovereignty. 55:453, No. 3; 1979.

North Dakota Century Code § 47-01-15: Determining North Dakota's Interest in the Beds of Navigable Waters. 59:211, No. 2; 1983.

Various Aspects of Flood Plain Zoning. 55:429, No. 3; 1979.

Waters and Watercourses — Title to Waters and Water Rights in Lands of United States — United States Has Reserved Rights to Water in National Forest Only for Purposes of Timber and Watershed Management and not for Purposes of Wildlife Preservation, Recreation, Aesthetics or Stock Watering. 55:475, No. 3; 1979.

#### WELL-SPACING

Mines and Minerals — Procedure Before Commissions as to Location — Where Evidence Was of Questionable Value the North Dakota Industrial Commission Acted Properly to Protect Correlative Rights Through Assignment of Stand-Up Unit Spacing. 58:675, No. 3; 1982.

#### WILDLIFE

See also ANIMALS.

Waters and Watercourses — Title to Waters and Water Rights in Lands of United States — United States Has Reserved Rights to Water in National Forest Only For Purposes of Timber and Watershed Management and not for Purposes of Wildlife Preservation, Recreation, Aesthetics or Stock Watering. 55:475, No. 3; 1979.

#### WILLS

1977 North Dakota Supreme Court Review. 54:635, No. 4; 1978.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

North Dakota Supreme Court Review. 56:443, No. 3; 1980.

North Dakota Supreme Court Review. 57:257, No. 2; 1981.

#### WITNESS IMMUNITY

See also WITNESSES.

Constitutional Law — Witnesses — North Dakota's "Shield" Statute Limits the Newsgatherer's Statutory Privilege if Nondisclosure Would Cause a Miscarriage of Justice. 59:241, No. 2; 1983.

The Constitutional Right to Defense Witness Immunity. 57:187, No. 2; 1981.

#### WITNESSES

See also EVIDENCE.

The Constitutional Right to Defense Witness Immunity. 57:187, No. 2; 1981.

#### WORKMEN'S COMPENSATION

Evidence in Workmen's Compensation Cases. 54:171, No. 2; 1977. Daniel E. Buchanan.

The North Dakota Equity for Tortfeasors Struggle — Judicial Action vs. Legislative Over-Reaction. 56:67, No. 1; 1980. Larry Kraft.

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

The Third Party's Right to Contribution from an Employer Covered by Workmen's Compensation. 56:373, No. 3; 1980.

**WRONGFUL DEATH**

Constitutional Law — Death — Denial of Punitive Damages for Wrongful Death Violates Equal Protection. 54:104, No. 1; 1977.

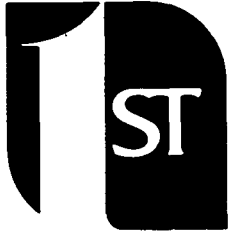
**ZONING**

North Dakota Supreme Court Review. 55:573, No. 4; 1979.

Solar Investments by a Municipal Utility. 55:409, No. 3; 1979. Mary Ray White.

Various Aspects of Flood Plain Zoning. 55:429, No. 3; 1979.

Zoning and the Amortization of Nonconforming Uses. 54:231, No. 2; 1977.



# Here to help you.

The Trust Department of the First National Bank in Grand Forks offers complete trust services. Our trained staff is available to you or your clients to assist you in reaching your financial goals and objectives.

As the largest independent Trust Department in North Dakota, our trained staff has the expertise to help you with estate planning and administration, employee benefit plans, trust, and farm, estate and investment management.

We welcome the opportunity to be of service.

*50*  
*YEARS*



Trust Department

Grand Forks, North Dakota

Main Offices: 4th and DeMers/Phone 795-3265

Member F.D.I.C.