ARTICLES

The Pilot in Command and the FARS: The Buck Stops Here
(About Always)
Raymond C. Speciale and Brett D. Venhuizen

In the Shadow of the False Claims Act: “Outsourcing” the Investigation by Government Counsel to Relator Counsel During the Seal Period
Robert Fabrikant and Nkechinyem Nwabuzor

Implied Waiver of Physician and Psychotherapist—Patient Privilege in North Dakota Medical Malpractice and Personal Injury Litigation
Alvin O. Boucher

Katharine Traylor Schaffzin

About Women, War and Darfur: The Continuing Quest for Gender Violence Justice
Mary Deutsch Schneider

The New North Dakota Slayer Statute: Does It Cause a Criminal Forfeiture?
Bradley Myers

CASE COMMENTS

Constitutional Law—Commerce Clause and Privileges and Immunities Clause: Eighth Circuit Court of Appeals Upholds North Dakota’s Nonresident Hunting Regulations, Reaffirming States’ Rights to Regulate Wildlife Resources Within Their Borders
Minnesota v. Hoeven, 456 F.3d 826 (8th Cir. 2006)
Andrew Cook
Constitutional Law—Inverse Condemnation: Decision That a
Temporary Moratorium Does Not Amount to a Compensable
Taking Signifies a Victory for Land-Use Planners
Wild Rice River Estates, Inc. v. City of Fargo,
2005 ND 193, 705 N.W.2d 850
Elizabeth K.H. Krogstad ..................................................1053

NORTH DAKOTA SUPREME COURT REVIEW ......................1085

PROCEEDINGS OF THE ONE HUNDRED EIGHTH
ANNUAL MEETING OF THE NORTH DAKOTA
STATE BAR ASSOCIATION ............................................1169