NORTH DAKOTA LAW REVIEW

Volume 83	2007	Number 3
ARTICLES		
(Almost Always)	d and the FARS: The Buck) C. Speciale and Brett D. Ver	-
Investigation by During the Seal 1	False Claims Act: "Outsou Government Counsel to Re Period rikant and Nkechinyem Ne	elator Counsel
Patient Privilege Personal Injury I	ysician and Psychotherapis in North Dakota Medical L Litigation	Malpractice and
Decisions of the	ng Panel?: Emerging Trend Supreme Court of North D Traylor Schaffzin	Dakota — 2004-2007
Violence Justice	and Darfur: The Continuing	
Forfeiture?	ta Slayer Statute: Does It C	
CASE COMMENTS		
Clause: Eighth C Nonresident Hun	Commerce Clause and Privile Circuit Court of Appeals Upnting Regulations, Reaffirm Resources Within Their	pholds North Dakota's ning States' Rights to

Minnesota v. Hoeven, 456 F.3d 826 (8th Cir. 2006)

Andrew Cook1029

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. Krogstad1053
NORTH DAKOTA SUPREME COURT REVIEW1085
PROCEEDINGS OF THE ONE HUNDRED EIGHTH
ANNUAL MEETING OF THE NORTH DAKOTA
STATE BAR ASSOCIATION1169