

2012

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North Carolina Lawyers Weekly provides a free e-mail alert service that will bring the latest legal news from around the state directly to your inbox Monday through Friday.

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 96 kB
 Color Space
 RGB

Resolution
 72dpi
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 3 loops

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Jilted fiancé must pay for 'overly broad' subpoena

A quick quiz: When preparing for a big trial, which of the following do you need to bring to court? A. Exhibits B. Opening argument C. Breathalyzer D. All of the above

The correct answer is D. In addition to overflowing briefcases, laptops and other accoutrements of the profession, attorneys who are headed into a [...] > More...

Verdicts and Settlements

- Workplace explosion results in settlement for third-party contractors
- Pamphlet comp claim results in \$2.8M preverdict settlement
- Blooms, order settles with over priest's sex abuse of teen
- Man settles with town over shooting, cartilage search
- Settlement reached over stroke after chiropractic adjustment
- College student stalks divorced parent's UIW insurance coverage

> More...

Most Important Opinions

- Domestic Relations - Child Support - Payment of Higher Education
 Gonzalez v. Gonzalez A father's agreement to pay for his son's college costs does not extend to paying for advanced degrees, but plaintiff-father must pay defendant-mother costs of their son's undergraduate studies.
- Workers' Compensation - Total Disability
 - Knee Injury - Unrelated Cancer - Surgery Delay - Appointments - Suitable Employment - Estoppel
 Shupe v. City of Charlotte Plaintiff's compensable knee injury required surgery, but, in order to undergo surgery, she would have needed to stop chemotherapy for her unrelated cancer.
- Civil Practice - Nonparty Subpoena - G.S. § 14-1, Rule 42(c) - Sanctions
 Kelly v. Agnost. Considering the breadth of the subpoena, the number of times the plaintiff was warned that it was overly broad. > All Opinions...

MIDPAGE

NEW BLOG - OYEZ!

Oyez!

A first for NC Lawyers Weekly

NEWSLINKS

- Bladen DA: Sheriff's Office changes shouldn't affect cases (Plymouth Observer)
- DA may challenge Beittel ruling (Elizabeth City Daily Address)
- Death row pair to get new chance (Wilmington Star-News)
- Divorce case nearly settled, lawyer says (Raleigh News & Observer)
- Former judicial hopeful disbarred (Raleigh News & Observer)
- Jury acquits ex-first-grade teacher (Raleigh News & Observer)
- Jury finds Hinko guilty in murder (Rochester Mount Telegram)
- N.C. judge nominated for appeals court (Raleigh News & Observer)
- New ethics law prohibits Charlotte (Charlotte Observer)
- Top on Wong's truck legal right (Charlotte stopped Nrn. prosecutor admits (Asheville Citizen-Times)
- Trampoline lease leads club to cancel membership (Wilmington Star-News)

TAKEOURPOLL

How much time have you - or will you - take off this summer?

A WEEK (28%, 1 votes)
 2-3 WEEKS (12%, 1 votes)
 Part of a week (20%, 1 votes)
 None (40%, 1 votes)

Q&A

Memorable case was helping soldiers to patent body armor

Courthouse deals with fee simple absolute outside Property casebook

CONVENTORY

Advice to Attorneys: Trials are no time to pack lightly

A quick quiz: Which preparing for a big trial, which of the following do you need to bring to court? A. Exhibits B. Opening argument C. Breathalyzer D. All of the above

The correct answer is D. In addition to overflowing briefcases, laptops, - - -

Courthouses shouldn't look like office buildings (or prisons)

Cuisine Bourgeoisie: The new normal is the old normal

Tips & Strategies - The "Struck System" Of Jury Selection

> More...

MIDPAGE

NETWORKING CALENDAR

NC Lawyers Weekly Calendar

Today Friday, July 16

Showing events after 7:05. [Look for earlier events](#)

NORTH CAROLINA LAWYERS WEEKLY

Wednesday, July 14, 2010

HEADLINES

Local & Breaking News - Always Free

Judge tells slaying suspect to sit tight
 Murder defendant Brian Winston has sent two more letters to District Attorney Jim Woodall after a Superior Court judge told him to let his lawyer speak for him, the Raleigh News & Observer reports.

Man charged with trying to set dog on fire
 A North Carolina man faces a charge of felony animal cruelty after his wife said he tried to set on fire their pit bull because he was tired of caring for the puppy, according to authorities, The Associated Press reports.

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IMPORTANT OPINIONS

N.C. Court of Appeals Unpublished Municipal Zoning - Special Use Permit - Farmer's Rodeos - Permit Violations - Estoppel

When a farmer who had a special use permit to hold rodeos on his property held more events than the permit allowed and failed to add access roads required by the permit, the land use administrator's notice of violation was properly upheld. The farmer is estopped from challenging the board of adjustment's legal authority in part because he had applied for and received a special use permit. We affirm the superior court's order upholding the board of adjustment's decision to uphold the N.C.V. Marsh v. Union County Board of Adjustment (Lawyers Weekly No. 10-16-0647, 5 pp.)

N.C. Court of Appeals Unpublished Domestic Relations

SIDEBAR BOX