

Nuisance

3. Nuisance–Prostitution–Damages–Summary Judgment

State ex rel. Albright v. Arellano 165 NCA 609 (2004)

Summary judgment should not have been awarded to plaintiff on damages in a nuisance action by a district attorney following defendants' conviction for maintaining a place for prostitution. While the gross income from Rose Spa could be calculated from tax records, the amount derived from unlawful activity is disputed. N.C.G.S. § 19-6.