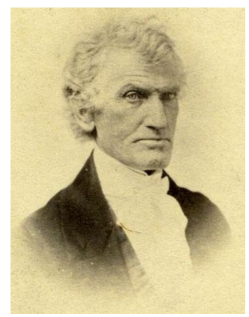
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by John V. Orth, 2006



Thomas Ruffin, circa 1860-1870. Chief Justice of the Supreme Court of North Carolina from 1833-1852. Image from the

North Carolina Museum of History. [2] *Hoke v. Henderson*, a case decided by the <u>North Carolina Supreme Court</u> [3] in 1834 in an opinion by Chief Justice Thomas Ruffin, held that state offices were a form of property, and that officeholders were therefore protected by the <u>state constitution</u> [4] against arbitrary removal by the <u>legislature</u> [5]. Although the legal argument was eventually rejected by the courts of every other state and by the federal courts, *Hoke* remained the law in North Carolina throughout the nineteenth century, being often reaffirmed. In the late 1890s, as political power shifted from the <u>Democrats</u> [6] to the <u>"Fusion" of Republicans and Populists</u> [7], then back to the Democrats, *Hoke* was invoked to protect officeholders against ouster. Reliance on that precedent by two justices of the state supreme court became, in fact, one of the grounds for their <u>impeachment in 1901</u> [8]. Although finally overruled in 1903, *Hoke* remains a classic statement of judicial independence.

Reference:

Walter F. Pratt Jr., "The Struggle for Judicial Independence in Antebellum North Carolina: The Story of Two Judges," *Law and History Review* 4 (1986).

Additional Resources:

Ruffin, Thomas. "Opinion in Hoke v. Henderson."*The Papers of Thomas Ruffin* Volume 4. Raleigh, N.C.: Edwards and Broughton. 1920. p. 269. <u>https://digital.ncdcr.gov/Documents/Detail/papers-of-thomas-ruffin-vol.-4/2149054?</u> <u>item=2241539</u> [9] (accessed August 28, 2012).

"Speech of A. W. Haywood, Esq., of Counsel for the defense, in the trial of Dr. Eugene Grissom: Superintendent, North Carolina Insane Asylum, July 17, 1890; being the third speech delivered for the defense, the speech of Hon. <u>Thomas C.</u> <u>Fuller</u> [10] being the first and that of Mr. T. P. Devereux being the second." Raleigh, N.C.: Edwards & Broughton. 1889. p.4. <u>https://digital.ncdcr.gov/Documents/Detail/speech-of-a.-w.-haywood-esq.-of-counsel-for-the-defense-in-the-trial-of-dr.-</u> <u>eugene-grissom-superintendent-north-carolina-insane-asylum-july-17-1890-being-the-third-speech-delivered-for-the-</u> <u>defense-the-speech-of-hon.-thomas-c.-fuller-being-the-first-and-that-of-mr.-t.-p.-devereux-being-the-second/2343105?</u> <u>item=2352060</u> [11] (accessed August 28, 2012).

"Document 27: Answer of Respondents in Impeachment Proceedings." *Public documents of the State of North Carolina* Volume 2. Raleigh, N.C.: Edwards & Broughton. 1901. <u>https://digital.ncdcr.gov/Documents/Detail/public-documents-of-the-state-of-north-carolina-1901-v.2/4064574?item=4110438</u> [8] (accessed August 28, 2012).

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Subjects: Antebellum (1820-1861) [12] Court cases [13] Authors: Orth, John V. [14] From: Encyclopedia of North Carolina, University of North Carolina Press.[15]

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https://www.ncpedia.org/supreme-court-north-carolina [4] https://www.ncpedia.org/government/nc-constitution-history [5]

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fuller-being-the-first-and-that-of-mr.-t.-p.-devereux-being-the-second/2343105?item=2352060 [12]

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