

Table of Contents

Follow this and additional works at: <http://digitalcommons.law.umaryland.edu/mlr>

Recommended Citation

Table of Contents, 16 Md. L. Rev. 1 (1956)

Available at: <http://digitalcommons.law.umaryland.edu/mlr/vol16/iss4/1>

This Front Matter is brought to you for free and open access by the Academic Journals at DigitalCommons@UM Carey Law. It has been accepted for inclusion in Maryland Law Review by an authorized administrator of DigitalCommons@UM Carey Law. For more information, please contact smccarty@law.umaryland.edu.

Maryland Law Review

VOLUME XVI

FALL, 1956

NUMBER 4

CONTENTS

LEADING ARTICLES

- THE GERRYMANDERING OF STATE AND FEDERAL LEGISLATIVE DISTRICTS.....*Neil Tabor* 277
- LEGALITY OF THE MARYLAND PUBLIC UTILITIES DISPUTES ACT.....*Bernard J. Seff* 304

EDITORIAL SECTION

- THE EDITOR'S PAGE..... 326
- NEWS OF THE LAW SCHOOL..... 327

COMMENTS AND CASENOTES

- THE PAROL EVIDENCE RULE — A NEW EXCEPTION —
Rinaudo v. Bloom..... 330
- THE "LORD MANSFIELD RULE" AND THE PRESUMPTION OF LEGITIMACY — *Clark v. State*..... 336
- STATE LABOR BOARD PREVENTION OF VIOLENT UNION CONDUCT, EVEN THOUGH AN UNFAIR LABOR PRACTICE UNDER NLRA — *United Automobile, Aircraft and Agricultural Implement Workers of America v. Wisconsin Employment Relations Board and Kohler Co.* 344
- JOINT ADVENTURE AGREEMENT SURVIVES INCORPORATION — *DeBoy v. Harris*..... 348

RECENT DECISIONS

- Adverse Possession — Husband And Wife Acquiring Title By Adverse Possession Hold As Tenants In Common (*Preston v. Smith, Tenn., 1955*)..... 352
- Attorneys — Highest Court Has Inherent Power To Prevent The Practice Of Law By Mortgage And Title Companies (*New Jersey State Bar Ass'n. v. Northern N.J. Mtg. Ass'n., N.J., 1956*)..... 352

Evidence — Privilege Of Journalist Not To Reveal His Source Of Information Is Waived By Testimony As To "Reliable Source" (<i>Brogan v. Passaic Daily News, N.J., 1956</i>).....	353
Labor Relations — Selling Of Business Can Be Termination Of Employment Requiring Seller To Pay Employees Severance Pay (<i>Adams v. Jersey Central Power & Light Company, N.J., 1956</i>).....	354
Negligence — Gift By Father Of Automobile To Adult Son Known To Be Reckless And Addicted To Drink Will Not Render Father Liable For Son's Negligent Operation Thereof (<i>Brown v. Harkleroad, Tenn., 1956</i>)	355
Taxation — Liquidation Of Bad Debt, Substantially But Inadequately Secured, May Be Postponed To Obtain Tax Advantage (<i>Loewi v. Ryan, 2nd Cir., 1956</i>).....	355
Zoning — Refusal To Extend Non-Conforming Use (<i>Ranney v. Istituto Pontificio Delle Maestre Filippini, N.J., 1955</i>).....	356

BOOK REVIEWS

A HISTORY OF THE SCHOOL OF LAW — COLUMBIA UNIVERSITY.....	<i>Lewis D. Asper</i>	358
---	-----------------------	-----

Published Winter, Spring, Summer and Fall. Copyright, 1956, by MARYLAND LAW REVIEW, INC.

Subscription rates: Free to members of the co-operating Bar Associations. To others, \$1.00 for individual issues; \$3.00 yearly for current continuing subscriptions.

Communications should be addressed to MARYLAND LAW REVIEW, INC., Redwood and Greene Streets, Baltimore 1, Maryland.

If subscription is to be discontinued at expiration, notice to that effect should be sent; otherwise it will be renewed as usual.
