

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/iss2/1>

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

SPRING, 1956

NUMBER 2

CONTENTS

LEADING ARTICLES

JUDICIAL ADMINISTRATION IN MARYLAND — THE ADMINISTRATIVE OFFICE OF THE COURTS — Part 1 <i>Robert G. Dixon, Jr.</i>	95
FOREWORD..... <i>Frederick W. Brune</i>	93

EDITORIAL SECTION

CONCERNING THE REVIEW.....	140
NEWS OF THE LAW SCHOOL.....	140

COMMENTS AND CASENOTES

MILITARY JURISDICTION OVER DISCHARGED SERVICE MEN — <i>United States v. Quarles</i>	143
RECOVERY OF MONEY PAID UNDER A MISTAKE OF LAW — <i>Baltimore & Annapolis R. Co. v. Carolina Coach Co.</i>	147
DELIVERY TO IMPOSTERS MAY BE EFFECTIVE: APPARENT AUTHORITY OR ESTOPPEL? — <i>Regal Shop Co. v. Legum</i>	154
DISCOVERY OF DOCUMENTS AND PROPERTY BEFORE ISSUE JOINED — <i>Eastern States Corp. v. Eisler</i>	159
RIGHT OF A DEFAULTING BUILDING CONTRACTOR TO RECOVER IN MARYLAND UPON THE CONTRACT OR IN QUASI CONTRACT — <i>Evergreen Amusement Corp. v. Milstead</i>	162

RECENT DECISIONS

Accession — Replacement Motor Becomes Part Of Automobile (<i>Allied Investment Company v. Shaneyfelt, Neb., 1956</i>)	170
Bankruptcy — Preferences — Claim of Insolvent Estate Is Not Subordinated To Claim Of Holder Of Insolvent Corporation's Note Indorsed By Deceased (<i>Leo v. L & M Realty Corporation, 4th Cir., 1955</i>).....	171
Constitutional Law — Taking Under Eminent Domain Requires Public Use (<i>Edens v. City of Columbia, S.C., 1956</i>)	172

Federal Tort Claims Act — Government Liability Extends To Injuries Arising From Negligence Of Coast Guard In Operation Of Lighthouse (<i>Indian Towing Company v. United States, Sup. Ct., 1955</i>).....	173
Intoxicating Liquors — Defendant Acting Only As Agent Of The Prosecutor Is Not Guilty Of Making An Illegal Sale (<i>Townsel v. State, Tex. Cr. App., 1956</i>).....	174
Motor Vehicles — Contributory Negligence Of Minor Son Imputed To Father Accompanying Son On Joint Venture (<i>Nelson v. Fulkerson, Tex., 1956</i>).....	174
Motor Vehicles — Driver Lawfully Upon The Highway May Assume That Others Will Not Break The Law (<i>Young v. Truitt, Ga. App., 1955</i>).....	175
Pleading And Practice — Plaintiff Required To Submit To Physical Examination May Have Either Attorney Or Personal Doctor, Or Both, Present (<i>Francisco v. Hoffman, Ct. Com. Pleas, Ohio, 1955</i>).....	177
Testamentary Law — Illegitimate Half-Sister Cannot Take Intestate Share Of Legitimate Half-Brother's Estate (<i>In re Klingaman's Estate, Del. Ch., 1956</i>).....	178
Testamentary Law — Successively Adopted Child Cannot Inherit From His Prior Adopting Parents (<i>In re Leichtenberg's Estate, Ill., 1956</i>).....	178
Torts — One Who Places Himself In The Public Eye Renounces His Right Of Privacy (<i>Smith v. National Broadcasting Co., Cal. App., 1956</i>).....	180

BOOK REVIEWS

FRIEDMAN, CONTRACTS AND CONVEYANCES OF REAL PROPERTY.....	<i>Thomas J. Caracuzzo</i> 181
---	--------------------------------

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.
