

Table of Contents

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

Recommended Citation

Table of Contents, 21 Md. L. Rev. 1 (1961)

Available at: <http://digitalcommons.law.umaryland.edu/mlr/vol21/iss1/2>

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 XXI

WINTER, 1961

NUMBER 1

© Copyright, Maryland Law Review, Inc., 1961

CONTENTS

LEADING ARTICLES

- INCORPORATION BY REFERENCE IN COMMERCIAL CONTRACTS.....*Robert Whitman* 1
- ADMISSIBILITY OF HOSPITAL RECORDS INTO EVIDENCE
Robert E. Powell 22

EDITORIAL SECTION

- THE EDITOR'S PAGE..... 59

COMMENTS AND CASENOTES

- THE EFFECT OF THE DEAD MAN'S STATUTE ON THE TESTIMONY OF A PARTY-WITNESS — *Ridgley v. Beatty*..... 60
- FORESEEABLE INTERVENING NEGLIGENCE NOT A SUPERSEDING CAUSE — *Jubb v. Ford*..... 68
- INTERPRETATION OF UNION-MANAGEMENT ARBITRATION AGREEMENTS — *Maryland Tel. Union v. Chesapeake and Potomac Tel. Co.*..... 77

RECENT DECISIONS

- Criminal Law — No defense To Statutory Rape That Victim Is Married Woman Below The Age of Consent (*People v. Courtney, Cal., 1960*)..... 84
- Domestic Relations — Award Of Child's Support May Include Funds For College Education (*Pass v. Pass, Miss., 1960*)..... 84
- Evidence — Plea Of Guilty To Traffic Offense Admissible In Subsequent Civil Suit as Evidence Of Negligence (*Ando v Woodberry, N.Y. 1960*)..... 85
- Mortgages — Termination Of Interest Payments In Foreclosure Proceedings (*Ex Parte Aurora Federal Savings and Loan Ass'n., Md., 1960*)..... 86

Quasi-Contracts — Quantum Meruit Recovery Upon Attorney's Lien For Services Under A Champertous Contract (<i>Application of Kamerman, 2nd Cir., 1960</i>)	87
Real Property — Surface Water — Civil Law Rule As Affected By Reasonableness Of Use Rule (<i>Sainato v. Potter, Md., 1960</i>).....	88
Sales — The Necessity For Privity Of Contract In Breach Of Implied Warranty (<i>Peterson v. Lamb Rubber Company, Cal., 1960</i>).....	89
Taxation — New Formula For Determining Home Builder's Taxable Gain From Sale Of Homes Subject To Ground Rents (<i>Welsh Homes, Inc. v. C.I.R., 4th Cir., 1960</i>).....	90

BOOK REVIEWS

BYRD, JR., TREATIES AND EXECUTIVE AGREEMENTS IN THE UNITED STATES: THEIR SEPARATE ROLES AND LIMITATIONS.....	<i>Frank B. Ober</i>	91
POUND, LAW FINDING THROUGH EXPERIENCE AND REASON.....	<i>Nelson Reed Kerr, Jr.</i>	94
MONTGOMERY, SACCO-VANZETTI: THE MURDER AND THE MYTH.....	<i>Robert J. Carson</i>	95
TRACY, NINE FAMOUS TRIALS.....	<i>Stewart Day</i>	97

Published Winter, Spring, Summer and Fall. Copyright, 1961, 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.

Subscribers who move or change their mailing address should notify the REVIEW promptly.
