Table of Contents

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

Recommended Citation
Table of Contents, 18 Md. L. Rev. 1 (1958)
Available at: http://digitalcommons.law.umaryland.edu/mlr/vol18/iss3/1

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.
CONTENTS

LEADING ARTICLES

INVENTORY AND ACCOUNTS RECEIVABLE FINANCING: THE MARYLAND MAZE............................................................Shale D. Stiller 185

EDITORIAL SECTION

THE EDITOR'S PAGE.................................................................................................................. 234
NEWS OF THE LAW SCHOOL............................................................................................... 235

COMMENTS AND CASENOTES

THE PROCEDURAL PROBLEM RESULTING FROM THE DISTINCTION BETWEEN LARCENY AND EMBEZZLEMENT — Nolan v. State........................................................................................................................................ 237
USE UNDER VOID PAROL GRANT RIPENING INTO EASEMENT BY PRESCRIPTION — Phillips v. Phillips..................... 247
THE POWER OF EQUITY TO BIND UNBORN PERSONS TO A SALE FOR PARTITION — Hardy v. Leager.............................. 254

RECENT DECISIONS

Damages — Supervisory Expenses — Overhead As Part Of Cost Of Production (Apex Metal Stamping Co. v. Alexander & Sawyer, Inc., N.J., 1958)......................................................................................... 263
Joint Tenants — Survivorship Rights To Real Property After Murder Of One Joint Tenant By Other (In re Foster's Estate, Kan., 1958)........................................................................................................... 266
Maryland Retail Instalment Act — What Constitutes Collateral Security (United States v. Bland, D.C. Md., 1958) ................................................................. 266
Reformation Of Instruments — Applicability Of Parol Evidence Rule And Statute Of Frauds (Smalley v. Rogers, Miss., 1958) 267

Sales — Suit On Express Warranty — No Privity Of Contract (Rogers v. Toni Home Permanent Co., Ohio, 1958) 268

Statute Of Frauds — Performance Within One Year (Hall v. Hall, Tex., 1957) 269


Torts — Duty Of Landowner To Warn Tenant Of Dangerous Natural Conditions (Hersch v. Anderson Acres, Ohio, 1957) 271

Torts — Intentional Infliction Of Mental Suffering By Verbal Assault (Slocum v. Food Fair, Fla., 1958) 272

Trusts — Substitution Of Trustee Constitutionally Incapable Of Administering According To Settlor's Intent (In re Girard College Trusteeship, Pa., 1958) 272

BOOK REVIEWS

MUNICIPAL LAW ................................................................. Francis X. Gallagher 274

Published Winter, Spring, Summer and Fall. Copyright, 1958, 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.