THE EDITOR'S PAGE

In this Winter Issue, the REVIEW offers two articles which should be of considerable interest to the practicing lawyer, "Incorporation by Reference in Commercial Contracts" and "Admissibility of Hospital Records into Evidence."

"Incorporation by Reference in Commercial Contracts" represents the first publication in the REVIEW for Assistant Professor Robert Whitman, who teaches Contracts, Negotiable Instruments, and conducts the Legal Problems Seminar at the School of Law. Professor Whitman investigates the requirements for a valid incorporation of "extrinsic materials" into commercial contracts and discusses the courts' sometimes suspicious approach to this relatively modern device, which when properly utilized can greatly simplify contract drafting.

"Admissibility of Hospital Records into Evidence," by Robert E. Powell, Esq., emphasizes the hearsay problem involved in admitting hospital and related records into evidence, and reviews the Maryland statutes and cases in this area as well as the prevailing law in this country. Mr. Powell is a recent graduate of the School and a past Casenote Editor of the REVIEW. We are pleased to carry his very thorough article and to have his continuing interest in the REVIEW.