Table of Contents
CONTENTS

LEADING ARTICLES
CAPITAL GAINS FOR BUILDERS OF RESIDENTIAL SUBDIVISIONS.......................................................Theodore R. Groom 99
FEDERAL TAX LIENS AND FORECLOSURES.........................................................................................William F. Mosner 123

EDITORIAL SECTION
THE EDITOR'S PAGE....................................................................................................................................129

COMMENTS AND CASENOTES
COLLATERAL ESTOPPEL AS APPLIED TO STATEMENTS MADE BY ATTORNEYS AT A PRIOR TRIAL BETWEEN THE SAME PARTIES...........................................Joseph A. Matera 130
COMPENSATION FOR UNSOLICITED DISCLOSURE OF BUSINESS IDEAS — Noahson v. Gunther Brewing Co. .......... 139
PARTITION OF LAND BY GRANTEE OF EASEMENT — Baltimore G. & E. Co. v. Bowers.......................... 146
JENCKS ACT CONSTRUED — Palermo v. United States........................................................................153
PRIORITY OF CLAIMS BETWEEN HOLDERS OF UNRECORDED CHATTEL MORTGAGES — Plaza Corp. v. Alban........ 160
SUFFICIENT ACKNOWLEDGMENT OF INDEBTEDNESS TO REMOVE BAR OF STATUTE OF LIMITATION — Doughty v. Bane........................................................................................................ 166

RECENT DECISIONS
Bankruptcy — Theory Of Hypothetical Creditor In Strong Arm Clause Abrogated (Lewis v. Manufacturer's National Bank of Detroit, S.Ct., 1961).................................................... 172
Criminal Law — Prosecutor May Not Argue To Jury His Personal Belief As To Guilt (Greenberg v. United States, 1st Cir., 1960) ................................................................. 174


Domestic Relations — Annulment For Fraudulent Concealment Of Prior Insanity (Holland v. Holland, Md., 1961) ........................................................................ 175

Evidence — Lie Detector Results Admissible On Prior Stipulation (State v. McNamara, Iowa, 1960) .................. 176

Evidence — Plea Of Guilty To Traffic Offense Admissible In Subsequent Civil Suit (Ando v. Woodberry, N.Y., 1960) ................................................................. 177

Infants — Tort Action Allowed Between Unemancipated Brothers (Midkiff v. Midkiff, Va., 1960) .................. 178

Torts — Public Officer Not Liable For Malicious Acts (Mills v. Smith, Okla., 1960) ................................................................. 178

Torts — Release To Original Tortfeasor Bars Recovery From Negligent Doctor (Farrar v. Wolfe, Okla., 1960) ................................................................. 179

BOOK REVIEWS

KING, LINCOLN’S MANAGER, DAVID DAVIS........ C. P. Ives 181

LONDON (Ed.), THE WORLD OF LAW........Henry L. Rogers 184

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.