Index

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

Recommended Citation

Index, 29 Md. L. Rev. 419 (1969)
Available at: http://digitalcommons.law.umd.edu/mlr/vol29/iss4/9

This End 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.umd.edu.
INDEX TO VOLUME TWENTY-NINE

AUTHOR INDEX TO LEAD ARTICLES

GRISWOLD, ERWIN N.: Criminal Procedure, 1969 — Is It a Means or an End? 307

KATZ, LAURENCE M. & SHAPIRO, RONALD M.: The “Going Public Through The Back Door” Phenomenon — An Assessment 320

MCELHANEY, JAMES W.: Retaliatory Evictions: Landlords, Tenants and Law Reform 193

REDDEN, ROGER D. & STILLER, SHALE D.: Statutory Reform in the Administration of Estates of Maryland Decedents, Minors and Incompetents 85

SCANLAN, ALFRED L.: Effective Appellate Advocacy in the Court of Appeals of Maryland 126

SHAPIRO, RONALD M.: The Zoning Variance Power — Constructive in Theory, Destructive in Practice 3

SHAPIRO, RONALD M. & KATZ, LAURENCE M.: The “Going Public Through The Back Door” Phenomenon — An Assessment 320

STILLER, SHALE D. & REDDEN, ROGER D.: Statutory Reform in the Administration of Estates of Maryland Decedents, Minors and Incompetents 85

TURNBULL, H. RUTHERFORD, III: Federal Revenue Sharing 344

TITLE INDEX TO LEAD ARTICLES

Criminal Procedure, 1969 — Is It a Means or an End: Erwin N. Griswold 307

Effective Appellate Advocacy in the Court of Appeals of Maryland: Alfred L. Scanlan 126

Federal Revenue Sharing: H. Rutherford Turnbull, III 344
"GOING PUBLIC THROUGH THE BACK DOOR" PHENOMENON — AN
ASSESSMENT, THE: Ronald M. Shapiro & Laurence M. Katz...... 320

RETALIATORY EVICTIONS: LANDLORDS, TENANTS AND LAW REFORM:
James W. McElhaney.................................................................. 192

STATUTORY REFORM IN THE ADMINISTRATION OF ESTATES OF MARY-
LAND DECEDE NTS, MINORS AND INCOMPETENTS: Shale D. Stiller
& Roger D. Redden.................................................................. 85

ZONING VARIANCE POWER — CONSTRUCTIVE IN THEORY, DESTRUC-
TIVE IN PRACTICE, THE: Ronald M. Shapiro....................... 3

BOOKS REVIEWED
(Reviewer's name in parentheses)

BLACKMAN, JOHN L., JR.: Presidential Seizure in Labor Disputes
(Sanford Jay Rosen)................................................................. 186

BOOK REVIEWS — REVIEWERS

ROSEN, SANFORD JAY: Presidential Seizure in Labor Disputes...... 186

NOTES AND COMMENTS

APPARATUS AND METHOD PATENTS — FUNCTION OF THE APPARATUS
Objection ................................................................................. 227

AVIATION FLIGHT INSURANCE AND THE LAW OF REFORMATION..... 237

CLASS ACTIONS UNDER FEDERAL RULE 23(b)(3) — THE NOTICE
Requirement ............................................................................. 139

COMPENSATION FOR NEGLIGENTLY SHORTENED LIFE EXPECTANCY 24
EXCLUSIVE JURISDICTION — THE KEY TO VOTING RIGHTS FOR RESIDENTS OF FEDERAL ENCLAVES........................................ 247

FEDERAL JURISDICTION IN MULTI-STATE HABEAS CORPUS PETITIONS 377

FELONY-MISDEMEANOR DISTINCTION IN THE MARYLAND LAW OF ARREST, THE....................................................... 72

INCOME TAXES AND THE COMPUTATION OF LOST FUTURE EARNINGS IN WRONGFUL DEATH AND PERSONAL INJURY CASES........... 177

IMPRISONMENT OF INDIGENTS FOR NON-PAYMENT OF FINES: EQUAL PROTECTION OR SUBSTITUTE PUNISHMENT?............................. 392

LABOR RELATIONS IN PUBLIC EMPLOYMENT — CAN GOVERNMENT Govern Itself?.......................................................... 40

LIABILITY OF BROKER-DEALERS FOR THE FRAUDULENT ACTS OF THEIR SALES MEN UNDER THE SECURITIES ACT OF 1933........... 59

"NEW" WEAPON TO COMBAT RACIAL DISCRIMINATION IN EMPLOYMENT: THE CIVIL RIGHTS ACT OF 1866, A................................. 158

REQUIRING INDIGENT SEEKING DIVORCE TO PAY COST OF SERVICE BY PUBLICATION HELD DENIAL OF EQUAL ACCESS TO COURTS.... 406

REVIEW OF THE SEPTEMBER 1968 TERM OF THE COURT OF SPECIAL APPEALS OF MARYLAND, A.............................................. 280

STATE OR FEDERAL STANDARD OF SUFFICIENCY OF THE EVIDENCE TO Go TO THE JURY.................................................. 260

TABLE OF CASES

Boeing Co. v. Shipman.................................................................................................................. 260
Cornman v. Dawson.................................................................................................................. 247
Dobbins v. Local 212, International Brotherhood of Electrical Workers .................................................. 158
In re Tarczy–Hornoch.............................................................................................................. 227
Jeffreys v. Jeffreys.................................................................................................................... 406