Index

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

Recommended Citation
Index, 33 Md. L. Rev. 543 (1973)
Available at: http://digitalcommons.law.umaryland.edu/mlr/vol33/iss4/8

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.umaryland.edu.
INDEX TO VOLUME THIRTY-THREE

TITLE INDEX TO LEAD ARTICLES

Award of Attorneys' Fees in Civil Rights and Constitutional Litigation: Richard V. Falcon .................... 379

Rule of Reason Under Article 85(1) of the Treaty of Rome and Vertical Distributorship Agreements in European Economic Community Antitrust Case Law, The: Stuart S. Malawer ................................................. 265

Rule 10b-5 and the General Law as to Deceit in Securities Transactions in Maryland: Herbert M. Brune ................. 129

Sales Taxation of Capital Transactions in Maryland: Neal D. Borden .......................................................... 3

Section 10 of the Rivers and Harbors Act: The Emergence of a New Protection for Tidal Marshes: James M. Kramon ................. 229

AUTHOR INDEX TO LEAD ARTICLES

Borden, Neal D.: Sales Taxation of Capital Transactions in Maryland ................................................................. 3

Brune, Herbert M.: Rule 10b-5 and the General Law as to Deceit in Securities Transactions in Maryland .................. 129

Falcon, Richard V.: Award of Attorneys' Fees in Civil Rights and Constitutional Litigation .................................. 379

Kramon, James M.: Section 10 of the Rivers and Harbors Act: The Emergence of a New Protection for Tidal Marshes .... 229

Malawer, Stuart S.: The Rule of Reason Under Article 85(1) of the Treaty of Rome and Vertical Distributorship Agreements in European Economic Community Antitrust Case Law ...................................................... 265

BOOKS REVIEWED

(Reviewers Name in Parentheses)

FISH, PETER GRAHAM: THE POLITICS OF FEDERAL JUDICIAL ADMINISTRATION. (John F. Davis) ................................................. 539
FRIENDLY, HENRY J.: FEDERAL JURISDICTION: A GENERAL VIEW. (Michael L. Shakman) .................................................. 527

BOOK REVIEWS—REVIEWERS
DAVIS, JOHN F.: The Politics of Federal Judicial Administration 539
SHAKMAN, MICHAEL L.: Federal Jurisdiction: A General View .... 527

NOTES AND COMMENTS
ANTITRUST: CONGLOMERATE MERGERS AND SECTION 7 OF THE CLAYTON ACT ................................................................. 96
Baltimore City's Liability for Riot Damage: The Mayor as Conservator of the Peace ......................................................... 73
Change of Venue Between Courts in Baltimore City: Is the Constitutional Right Protected? ............................................... 116
Constitutional Implications of Withdrawal of Federal Tax Benefits From Private Segregated Schools ......................... 51
Creditor's Deficiency Judgment Under Article 9 of the Uniform Commercial Code: Effect of Lack of Notice and a Commercially Reasonable Sale ............................................. 327
Double Jeopardy: Mistrial Declared Without the Consent of Defendant as a Bar to Reprosecution .............................. 211
Employee Stock Options: The Effect Upon a Corporation's Earnings and Profits .......................................................... 190
Obscenity '73: Something Old, A Little Bit New, Quite a Bit Borrowed, But Nothing Blue .................................................... 421
Racial Discrimination in the Private Housing Sector: Five Years After ................................................................. 289
Section 6332(b) of the Internal Revenue Code: Summary Levy Procedure on Life Insurance Policies ...................... 461
Taxation of Easements in Airspace ........................................... 159
## TABLE OF NOTED CASES

<table>
<thead>
<tr>
<th>Case Name</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atlas Thrift Co. v. Horan</td>
<td>327</td>
</tr>
<tr>
<td>Baker v. State</td>
<td>211</td>
</tr>
<tr>
<td>Bob Jones University v. Connally</td>
<td>51</td>
</tr>
<tr>
<td>Harold S. Divine</td>
<td>190</td>
</tr>
<tr>
<td>Kennecott Copper Corp. v. FTC</td>
<td>96</td>
</tr>
<tr>
<td>Luckman v. Commissioner</td>
<td>190</td>
</tr>
<tr>
<td>Macht v. Department of Assessments of Baltimore City</td>
<td>159</td>
</tr>
<tr>
<td>Mayor &amp; City Council of Baltimore v. Silver</td>
<td>73</td>
</tr>
<tr>
<td>Middleton v. Morgan</td>
<td>116</td>
</tr>
<tr>
<td>Miller v. California</td>
<td>421</td>
</tr>
<tr>
<td>United States v. Prudential Insurance Co. of America</td>
<td>461</td>
</tr>
</tbody>
</table>

## RECENT DECISIONS

- **Charities—Employee of Charitable Institution Not Entitled to Raise the Defense of Charitable Immunity in Tort Action Against Him as an Individual**: 500
- **Constitutional Law—Standing of Members of Congress to Challenge Executive Action in the War in Indo-China**: 504
- **Criminal Law—Fifth Amendment—Use of the Silence of the Accused Before Trial to Implicate Testimony is Constitutionally Impermissible**: 363
- **Criminal Law—Polling of Jurors—Court’s Attempt After Jury’s Discharge to Cure Wrongful Denial of Polling Request Held Not Effective**: 359
- **Divorce—Alimony—Fault Is To be Considered in Awarding Alimony in an Absolute Divorce Based on Five Years of Uninterrupted Separation**: 489
- **Labor Relations—Right of Public Employees to Strike—Strike Enjoined Under Pennsylvania Statute Upon Findings of Jurisdiction and Threat**: 511
- **Taxation—Accumulated Net Income of a Trust Estate, Held for the Benefit of Unascertained Contingent Remaindermen, is Taxable to the Trustee**: 353
<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flanagan v. Flanagan</td>
<td>489</td>
</tr>
<tr>
<td>Johnson v. Patterson</td>
<td>363</td>
</tr>
<tr>
<td>Keller v. State</td>
<td>359</td>
</tr>
<tr>
<td>Maryland National Bank v. Comptroller</td>
<td>353</td>
</tr>
<tr>
<td>Mitchell v. Laird</td>
<td>504</td>
</tr>
<tr>
<td>Philadelphia Federation of Teachers v. Ross</td>
<td>511</td>
</tr>
<tr>
<td>Wood v. Abell</td>
<td>500</td>
</tr>
</tbody>
</table>
ERRATA—VOLUME XXXIII

p. 6, Footnote 12. For “pusuant” read “pursuant.”

p. 9, Footnote 24. For “Price” read “Prince.”

p. 10, Footnote 24. For “to LEGISLATIVE” read “to as LEGISLATIVE.”

p. 12, sixth line. For “irreguar” read “irregular.”

p. 13, twenty-fourth line. For “unuseable” read “unusable.”

p. 13, Footnote 34. For “A 2d.” read “A.2d.”

p. 18, twenty-first line. For “integraed” read “integrated.”

p. 20, eighteenth line. For “electronics, research” read “electronics research.”

p. 21, Footnote 52. For “Glenn R.” read “Glenn L.”

p. 21, fifth line. For “ide-” read “inde-.”

p. 21, twenty-second line. For “futher” read “farther.”

p. 27, twenty-fourth line. Delete “in very specific terms.”

p. 36, Footnote 88. For “of corporation” read “of the corporation.”

p. 44, sixteenth line. For “these exemptions” read “this exemption.”

p. 45, Footnote 111, line 46. For “quality” read “qualify.”

p. 48, thirty-second line. For “salex” read “sales.”

p. 52, eighth line. For “court” read “Court.”

p. 54, Footnote 21. For “secregated” read “segregated.”

p. 57, twenty-seventh line. Insert “a” before “fraternal.”

p. 62, twenty-third line. For “dilema” read “dilemma.”

p. 69, twenty-fourth line. For “chilren” read “children.”

p. 70 Citation for United States v. Leary is 228 F. Supp. 467 (D. Conn. 1963), aff’d per curiam, 330 F.2d 497 (2d Cir. 1964).

p. 72, thirty-third line. Delete semicolon; insert colon.

p. 101, twenty-fifth line. For “increaed” read “increased”.

p. 126, tenth line. For “incongrous” read “incongruous”. For “purent” read “prevent.”

p. 183, Footnote 126. For “Bay Ridge decision” read “Bay Ridge decision (Simon Distributing Corp. v. Bay Ridge Civic Ass’n, Inc., 207 Md. 472, 114 A.2d 829 (1955)).”
p. 203-210: The second paragraph of Footnote 85 should be the first paragraph of Footnote 86. Thereafter, add one number to each succeeding footnote through the present Footnote 98. Thereafter, all footnotes correspond to the text except that Footnote 108.1 should be deleted.


p. 328, Footnote 9. For “804(2)” read “8.04(2).”

p. 338, Footnote 45. For “in” read “is”

p. 356, line 25. For “fact” read as “face”

p. 361-363/Running Head. For “Jurors” read “Jurors.”