INDEX TO VOLUME THIRTY-FOUR

TRIBUTES

RUSSELL R. RENO, SR.

TRIBUTES

House of Delegates 209
Louis L. Kaplan 211
Wilson H. Elkins 212
William P. Cunningham 213
Laurence M. Jones 214
Norman P. Ramsey 218
Charles T. Albert 222

RUSSELL R. RENO, SR.: TEACHER AND SCHOLAR: Shale D. Stiller .................................................. 225

SIMON E. SOBELOFF

TRIBUTES

The Honorable Warren E. Burger 483
The Honorable William O. Douglas 484
The Honorable David E. Bazelon 486

BIографICAL SKETCH: Abel J. Merrill ................................. 491

PUBLIC SCHOOL RACE DECISIONS OF JUDGE SOBELOFF: Sanford J. Rosen ........................................ 498

JUDGE SOBELOFF'S TREATMENT OF THE CRIMINALLY ACCUSED:
Arnold M. Weiner ......................................................... 532

TITLE INDEX TO LEAD ARTICLES

CODE REVISION IN MARYLAND: THE COURTS AND JUDICIAL PROCEEDINGS ARTICLE: William H. Adkins, II ................. 7

EFFECT OF REDUCTION OF THE AGE OF MAJORITY ON THE PERMISSIBLE PERIOD OF THE RULE AGAINST PERPETUITIES: Alice A. Soled ................................................................. 245

GROUP LEGAL SERVICES AND CANON II: William P. Young, Jr. .... 541

GUARDIAN AD LITEM IN A FAMILY COURT: Honorable Marshall A. Levin ......................................................... 341

USE OF RACIAL STATISTICS IN FAIR HOUSING CASES, THE: David S. Bogen and Richard V. Falcon ................................................. 59
AUTHOR INDEX TO LEAD ARTICLES

ADKINS, WILLIAM H., II: Code Revision in Maryland: The Courts and Judicial Proceedings Article ........................................ 7

BOGEN, DAVID S. AND FALCON, RICHARD V.: The Use of Racial Statistics in Fair Housing Cases ........................................ 59

FALCON, RICHARD V. AND BOGEN, DAVID S.: The Use of Racial Statistics in Fair Housing Cases ........................................ 59

LEVIN, HONORABLE MARSHALL A.: Guardian Ad Litem In A Family Court ................................................................. 341

SOLED, ALICE A.: Effect of Reduction of the Age of Majority on the Permissible Period of the Rule Against Perpetuities .......... 245

YOUNG, WILLIAM P., JR.: Group Legal Services and Canon II .... 541

BOOKS REVIEWED
(Reviewers Name in Parentheses)

BURCHELL, ROBERT AND STERNLIEB, GEORGE C.: RESIDENTIAL ABANDONMENT: THE TENEMENT LANDLORD REVISITED (Robert C. Embry, Jr.) ........................................ 471

STERNLIEB, GEORGE C. AND BURCHELL, ROBERT: RESIDENTIAL ABANDONMENT: THE TENEMENT LANDLORD REVISITED (Robert C. Embry, Jr.) ........................................ 471

VAN CAENEGEM, R.C.: THE BIRTH OF THE ENGLISH COMMON LAW (Edward A. Tomlinson) ........................................ 197

BOOK REVIEWS—REVIEWERS

EMBRY, ROBERT C., JR., Residential Abandonment: The Tenement Landlord Revisited ........................................ 471

TOMLINSON, EDWARD A., The Birth of the English Common Law ................................................................. 197

NOTES AND COMMENTS

APPLYING THE SHERMAN ACT TO RESTRICTIVE PRACTICES OF THE LEGAL PROFESSION ........................................ 571

DISCIPLINE OF JUDGES IN MARYLAND ........................................ 612

FEDERAL DECLARATORY RELIEF AND THE NON-PENDING STATE CRIMINAL SUIT .................................................. 87
INJUNCTION AGAINST THE RECORDING OF DEEDS CONTAINING RACIAL COVENANTS: THE LAST OF THE RACIAL COVENANT CASES? .................................................. 403

OF STORKS AND FOXES: EMPLOYMENT TESTING AND BACK PAY .................................................. 383

THE CASE OF THE PREGNANT SCHOOL TEACHERS: AN EQUAL PROTECTION ANALYSIS .................................................. 287

THREE JUDGES OR ONE? A PROBLEM OF OVERLAPPING POWER IN THE FEDERAL DISTRICT COURTS .................................................. 634

TOWARD A PROBABLE CAUSE STANDARD IN SENTENCING: Nickens v. State .................................................. 133

TABLE OF NOTED CASES

- Cleveland Board of Education v. La Fleur .................................................. 287
- Goldfarb v. Virginia State Bar .................................................. 571
- Goetz v. Ansell .................................................. 187
- In re Davis .................................................. 178
- In re Diener and Broccolino .................................................. 612
- In re Foster .................................................. 612
- Mayers v. Ridley .................................................. 403
- Millward v. Gerstung International Sport Education, Inc. .................................................. 169
- Moody v. Albemarle Paper Company .................................................. 383
- Murrow v. Clifford .................................................. 634
- Nickens v. State .................................................. 133
- Steffel v. Thompson .................................................. 87

RECENT DECISIONS

- Administrative Law—Freedom of Information Act—Disclosure of Service Academy’s Honor and Ethics Code Case Summaries with Identifying Information Deleted Is Permissible under Act .................................................. 429

- Creditors’ Rights—Due Process—No Notice or Opportunity to Be Heard Necessary for Issuance of Writs of Sequestration When Other Procedural Safeguards Are Present .................................................. 421

- Creditors’ Rights—Failure of Maryland Rules to Provide for Adequate Judicial Review in the Issuance of a Writ of Attachment Is a Denial of Due Process .................................................. 441
Criminal Law—Credit for Pre-Sentence Confinement ................. 452
Criminal Law—Evidence—Admissibility of Affidavits Used to Refresh Present Recollection of Witnesses at Trial .......... 649
Employment Contracts—Covenant Restricting Competition By Employee for Two Years Held Enforceable ................. 169
Evidence—“Dead Man’s” Statute—Accidental Killing Not a Transaction Within the Meaning of the Statute .................. 655
Mechanics’ Liens—Abandonment of Construction—Fifteen Month Suspension of Construction, Renegotiation of Contract Price, and Minor Changes in Plans Held Not to Prevent Relation Back to Date of Original Commencement .......... 663
First Amendment—Freedom of Speech—School Officials Cannot Discipline Students Who Refuse by Word or Act to Show Respect to the Flag ................................ 187
Securities Regulation—Attorney’s Liability—Negligence Standard Invoked to Measure Culpability of Writer of Opinion Letter ................................................ 327
Torts—Imputed Negligence—Parental Negligence Short of Superseding Negligence Will Not Be Imputed To a Child to Relieve Landlord of Liability for Lead Poisoning ............... 155
Torts—Negligent Entrustment—Use of Prior Driving Record as Legally Sufficient Evidence of Habitual Incompetence and Knowledge Thereof ..................................... 463

TABLE OF RECENT CASES

<table>
<thead>
<tr>
<th>Case</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Caroline v. Reicher</td>
<td>155</td>
</tr>
<tr>
<td>Curley v. General Valet Service, Inc.</td>
<td>463</td>
</tr>
<tr>
<td>Frank J. Klein Sons v. Laudeman</td>
<td>663</td>
</tr>
<tr>
<td>Goetz v. Ansell</td>
<td>187</td>
</tr>
<tr>
<td>In re Davis</td>
<td>178</td>
</tr>
<tr>
<td>Millward v. Gerstung International Sport Education, Inc.</td>
<td>169</td>
</tr>
<tr>
<td>Mitchell v. W.T. Grant Company</td>
<td>421</td>
</tr>
<tr>
<td>Mohr v. Jordan</td>
<td>452</td>
</tr>
<tr>
<td>Roscoe v. Butler</td>
<td>441</td>
</tr>
<tr>
<td>Rose v. Department of Air Force</td>
<td>429</td>
</tr>
<tr>
<td>Schifanelli v. Wallace</td>
<td>655</td>
</tr>
<tr>
<td>S.E.C. v. Spectrum, Ltd.</td>
<td>327</td>
</tr>
<tr>
<td>Wilson v. State</td>
<td>649</td>
</tr>
</tbody>
</table>