

### University of Baltimore Law Review

Volume 16 Article 1 Issue 1 Fall 1986

1986

# University of Baltimore Law Review Volume 16 Number 1 (Fall 1986) Front Matter

Follow this and additional works at: http://scholarworks.law.ubalt.edu/ublr



Part of the Law Commons

#### Recommended Citation

(1986) "University of Baltimore Law Review Volume 16 Number 1 (Fall 1986) Front Matter," University of Baltimore Law Review: Vol. 16: Iss. 1, Article 1.

Available at: http://scholarworks.law.ubalt.edu/ublr/vol16/iss1/1

This Article is brought to you for free and open access by ScholarWorks@University of Baltimore School of Law. It has been accepted for inclusion in University of Baltimore Law Review by an authorized administrator of ScholarWorks@University of Baltimore School of Law. For more information, please contact snolan@ubalt.edu.

## UNIVERSITY OF BALTIMORE LAW REVIEW

**VOLUME 16** 

1986-1987

### UNIVERSITY OF BALTIMORE LAW REVIEW

**VOLUME SIXTEEN** 

**FALL 1986** 

NUMBER ONE

#### EDITORIAL BOARD

Editor-in-Chief Robert Clagett Sanders

Managing Editor Monique Desiree Boyle

Articles Editor Courtney Blair Michel

> Comments Editor David A. Roling

Business Editor Robert Michael Patti

Executive Editor Shoshana L. Katz

Casenotes Editor Neal C. Baroody

Manuscript Editor Mark H. Berman

Associate Editors

Gary S. Kull Dean S. Landis John T. Prisbe

John M. Seeberger Kendel L. Sibiski David J. Weymer

#### STAFF

Denise Barrett-Benvenga Ellen Beth Berkow Susan Fila Bledsoe Dennis E. Boyle Amy Shannon Bowerman Elizabeth M. Huffman Charles G. Byrd, Jr. Richard J. Carroll, Jr. Jacob J. Cecere Andrew S. Civiletti Bruce Edward Cweiber Deborah Z. DiBacco

Nicholas David Cowie

Cathy Dryden Daniel A. Guy, Jr.

James Richard Andersen Howard Ross Feldman James Edgar Gilbert Laura Jacobs Grossman Charles T. Hathway Lisa Kristine Hoffman J. Mitchell Kearney Barbara Hunter Kovelant Mark Anthony Kozlowski Conwell F. Sapp Nancy E. Leibowitz Aaron Isaac Lubling Jane Rutherford Luckey

Gerard G. Magrogan Jonathan Z. May Milissa A. Murray Susan A. Nachman Leonard H. Pazulski Patricia L. Peterson Gerardo Puig Joseph N. Schaller Susan M. Schuppner James E. Urmin Jeffrey J. Utermohle

Faculty Advisor Professor John A. Lynch, Jr.

Assistant Faculty Advisor Assistant Professor Wendy G. Shaller

Faculty Advisor Emeritus Professor Emeritus Eugene J. Davidson

Donna M. Gowland

Administrative Assistants Barbara C. Jones A. Rita Kern

Martha T. Kahlert

# UNIVERSITY OF BALTIMORE LAW REVIEW

**VOLUME SIXTEEN** 

**FALL 1986** 

NUMBER ONE

#### **CONTENTS**

#### ARTICLES

Product Liability in Maryland: Traditional and Emerging Theories of Recovery and Defense Edward S. Digges, Jr. & John G. Billmyre

1

The Chesapeake Bay Critical Area Commission

Regulations: Process of Enactment and Effect on Private Property Interests

Honorable Solomon Liss & Lee R. Epstein

54

#### **COMMENTS**

Transfusion-Associated Acquired Immunodeficiency Syndrome (AIDS): Blood Bank Liability?

81

Forfeiture of Attorneys' Fees Under the Comprehensive Forfeiture Act of 1984: Not What Congress Ordered

120

#### **CASENOTES**

Criminal Law—Evidence—Expert Testimony that Rape Victim Suffered Post Traumatic Stress Disorder Is Admissible to Rebut a Defense of Consent. *State v. Allewalt*, 308 Md. 89, 517 A.2d 741 (1986).

141

Tort Law—Emotional Distress Capable of Healing Itself Is an Insufficient Injury for a Claim of Intentional Infliction of Emotional Distress, and Emotional Distress that Does Not Cause Physical Injury Capable of Objective Determination Is an Insufficient Injury for a Claim of Negligence. *Hamilton v. Ford Motor Credit Co.*, 66 Md. App. 46, 502 A.2d 1057, cert. denied, 306 Md. 118, 507 A.2d 631 (1986).

154

Constitutional Law—Civil Procedure—Landlord and Tenant—Rent Escrow Statute Requiring Payment into Escrow of Accrued Rents Pursuant to Demand for Jury Trial in Summary Eviction Proceeding Is an Unconstitutional Infringement of the Right to Jury Trial. Lucky Ned Pepper's Ltd. v. Columbia Park Recreation Ass'n, 64 Md. App. 222, 494 A.2d 947 (1985).

166

Constitutional Criminal Procedure—Despite Discrepancy Between Prior Description and Defendant's Actual Appearance, Eyewitness' Testimony of Pretrial and In-Court Identifications of Defendant Is Sufficient Evidence to Sustain a Conviction. *Branch v. State*, 305 Md. 177, 502 A.2d 496 (1986).

180

Tax Collection—Where One Codepositor in a Joint Bank Account Fails to Pay Federal Income Tax, the Internal Revenue Service May Levy on the Account Without Notice to Innocent Codepositors, Provided the Delinquent Taxpayer has an Absolute Right Under State Law to Withdraw Funds from the Joint Account. United States v. National Bank of Commerce, 105 S. Ct. 2919 (1985).

190

Cite as: 16 U. BALT, L. REV.