



1985

University of Baltimore Law Review Volume 14 Number 2 (Winter 1985) Front Matter

Follow this and additional works at: <http://scholarworks.law.ubalt.edu/ubl>



Part of the [Law Commons](#)

Recommended Citation

(1985) "University of Baltimore Law Review Volume 14 Number 2 (Winter 1985) Front Matter," *University of Baltimore Law Review*: Vol. 14: Iss. 2, Article 1.

Available at: <http://scholarworks.law.ubalt.edu/ubl/vol14/iss2/1>

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 14

1984-1985

UNIVERSITY OF BALTIMORE LAW REVIEW

VOLUME FOURTEEN

WINTER 1985

NUMBER TWO

EDITORIAL BOARD

Editor-in-Chief

Alan G. Kaufman

Managing Editor

Linda Semesky Woolf

Articles Editors

Lori Lynn Blair
Brian Seth Jablon

Executive Editor

Janet S. Hankin

Comments Editor

Brian Jeffrey Frank

Casenotes Editor

Michael A. Duff

Business Editor

Elizabeth Gilbert Osterman

Manuscript Editor

Dennis J. Bodley

Associate Editors

Kathleen Calder
Jonathan E. Fink
Laurell Kalvan

John J. Hathway
Douglas Noah Silber

Kevin M. Soper
Denise L. Speer
Mari Stanley

STAFF

Michael Carlis
Susan D. Cobun
Kimberly Detrick
Christopher P. Downs
Patrick Arthur Ferris
Douglas M. Fox
Annette R. Fries
Susan H. Hickes
Mark T. Holtschneider
Michael L. Jennings
Daniel R. Lanier

Thomas P. Lloyd
Dennis Patrick McGlone
Richard L. Miller
Marc D. Minkove
Linda T. Penn
Edward T. Pinder
Nicole Porter
Elena A. Rodney
Louis P. Ruzzi
Mason David Salisbury
Steven M. Sindler

Cheryl D. Snyder
Lisa Stello
Elizabeth Suzan
VanLaningham-Miller
Marjorie H. Wax
Mark A. Wesker
Mary Elizabeth
Wildemann
Wayne Michael
Willoughby
Ralph E. Wilson

Faculty Advisor

Professor Eugene J. Davidson

Assistant Faculty Advisor

Associate Professor John A. Lynch, Jr.

UNIVERSITY OF BALTIMORE LAW REVIEW

VOLUME FOURTEEN

WINTER 1985

NUMBER TWO

CONTENTS

ARTICLES

- Issue Preclusion: The Return of the
Multiple Claimant Anomaly
Aaron Gershonowitz 227
- Vermont Yankee Nuclear Power Corp. v.
Natural Resources Defense Council, Inc.* :
Response and Reaction in the Federal
Judiciary
Alfred S. Neely, IV 256

COMMENT

- “Piercing the Corporate Veil”
in Maryland: An Analysis and
Suggested Approach 311

CASENOTES

- Constitutional Law — Sixth Amendment Guarantees Assistance of
Counsel that is Reasonably Effective and does not Prejudice the
Fairness of the Proceeding. *Strickland v. Washington*, 104 S. Ct.
2052 (1984). 335
- Judicial Immunity — State Judicial Officials are not Immune from
Prospective Relief in an Action Brought under 42 U.S.C. § 1983 or
from Paying Attorney’s Fees to Prevailing Parties Pursuant to 42
U.S.C. § 1988. *Pulliam v. Allen*, 104 S. Ct. 1970 (1984). 346
- Constitutional Law — Constitutional Guarantees of Open Public
Proceedings in Criminal Trials Extend to Voire Dire Examination
of Potential Jurors. *Press-Enterprise Co. v. Superior Court*, 104 S.
Ct. 819 (1984). 359

Constitutional Law — Commercial Speech — Federal Statute Prohibiting Mailing of Unsolicited Contraception Advertisements Violates First Amendment as Applied to Accurate Mailings that Contribute to Informed Decision Making. *Bolger v. Youngs Drug Products Corp.*, 103 S. Ct. 2875 (1983). 367

Torts — Negligence — Physicians are Liable for the Expenses of Raising a Child When the Child's Birth is the Result of a Negligently Performed Sterilization Procedure. *Jones v. Malinowski*, 299 Md. 257, 473 A.2d 429 (1984). 380

Evidence — Use of Prior Bad Acts not Resulting in Conviction are Permissible for Impeachment Purposes if Probative of Veracity and Readily Provable. *State v. Cox*, 298 Md. 173, 468 A.2d 319 (1983). 389

New Trial — Juror Misconduct — Evidence — Where Motion for New Trial is Based on Jury's Exposure to Extraneous Matter During Deliberations, Movant Must Show Probable Prejudice — Jurors Affidavits are Incompetent Evidence. *Wernsing v. General Motors Corp.*, 298 Md. 406, 470 A.2d 802 (1984). 400

Dina Kaminskaya : Final Judgment.

My Life as a Soviet Defense Attorney.

Reviewed by Yevsey Podolsky

410