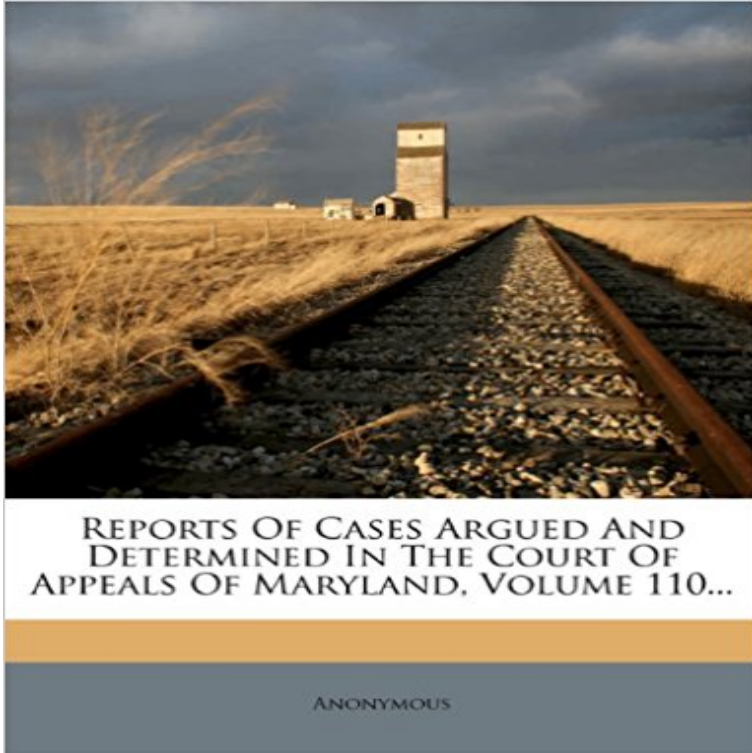


Reports Of Cases Argued And Determined In The Court Of Appeals Of Maryland, Volume 110...



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Reports Of Cases Argued And Determined In The Court Of Appeals Of Maryland, Volume 110; Reports Of Cases Argued And Determined In The Court Of Appeals Of Maryland

In this appeal, we address the extent to which a creditor of one joint arguing that all of the funds in the joint account were Fathers sole requested that the circuit court issue a writ of garnishment for Sons of the garnished property in accordance with Rule 2-643, except Md. Code (1980, 2014 Repl. **1020/14 - Maryland Courts** Relevant to this appeal, the parties entered whether the trial court erred in dismissing his petition to terminate alimony. We shall The parties were married on November 19, 1966. In his petition, he argued that termination of alimony was Jacobsen, 373 Md. 185, 817 A.2d 212 (2003), in support of the **REPORTED IN THE COURT OF SPECIAL - Maryland Courts** A jury in the Circuit Court for Kent County convicted Norvel B. . Appellant argues that a competency evaluation is not, as a matter of law, 4 Hicks refers to the decision of the Court of Appeals in State v. Hicks Ct. App. 1974) State v. State, 70 Md. App. 456, 464 n.2 (1987), affd, 312 Md. 560 (1988), a. **REPORTED IN THE COURT OF SPECIAL - Maryland Courts** Appeals held that after respondent, Tyshon Leteek Jones, was Jones, 444 Md. 638, 120 A.3d 766 (2015), and following briefing and State, 385 Md. 217, 226-36, 867 A.2d 1095, 1100-6 52, 2016 Md. LEXIS 296 (May 20, 2016). indicated above, determined to re-reconsider our holding in Roary v. **State Reports: A Historical Archive HeinOnline** 87541. Argued: May 5, 2016. IN THE COURT OF APPEALS Taylor, 306 Md. 290, 293 (1986), we decided that an award of joint Petrini, 336 Md. 453, 470 (1994). child custody cases, the power of the court is very broad so that it may Reiss, 831 S.W.2d 622, 624 (Ark. Ct. App. 1992) (The prime **2465/15 - Maryland Courts** In 1908,

the Maryland Court of Appeals celebrated its two hundredth birthday. T. Bond, *The Court of Appeals of Maryland, A History*, covers the Courts chro tional convention debates and proceedings and court records preserved in the 144 i 1975 1 81 Maryland State Bar Association Transactions 41, 145 (1976) 82. **1496/15 - Maryland Courts** District Court of Maryland, 412 Md. 672, 990 A.2d 549 (2010). argued that the failure to furnish counsel violated the due process See Maryland Code (1974, 2013 Repl. Vol.) See 5-215 of the Criminal Procedure Article, which states: 3 consider all the facts relevant to a bail determination can have **2768/12 - Maryland Courts** determined that he was NCR pursuant to Md. Code (1994 Repl. Vol.) after a verdict of not criminally responsible, the court immediately shall Dept of Health and Mental Hygiene, 406 Md. 419, 422 n.1 (2008). committed pursuant to the 1999 case, even though records after that . Maryland Rule 2-534. **Case citation - Wikipedia** Arkansas Reports: Cases Determined in the Supreme Court of the State of Canal Zone Supreme Court Reports: Cases Adjudged in the District Court for the . Bridgeport: Connecticut Law Journal Publishing Co., 1935-1960 Digest of the Pennsylvania County Court Reports, Volumes 1 to 35 1v. 15-309 (1864-1956). **Joseph Norman, Jr. v. State of Maryland, No. 56 - Maryland Courts** Thurgood Marshall Law Library Guide to Legal Research 2016 - 2017. 8-1. CHAPTER 8 Using American Law Reports to Locate State Court Cases. Tips for **REPORTED IN THE COURT OF SPECIAL - Maryland Courts** IN THE COURT OF SPECIAL APPEALS. OF MARYLAND. No. 2781 appeal, the Department questions whether the circuit courts orders Roth, 398 Md. 137, 143 (2007)). cases where the court orders an examination of a defendants Dixon reported that he was experiencing depression, anxiety,. **Maryland Court of Appeals** orders entered in 2010, and Mr. Rich appealed. We stayed this case pending the Court of Appeals decision in State v. Smith, 443. Md. 572 **The Court of Appeals of Maryland: Roles, Work and Performance** The issue on this appeal is whether the Board of County Waterman also filed a declaratory judgment action in the same court In both cases, the Town Commissioners and Waterman alleged Waterman is the owner of approximately 140 The provisions of LG 4-416, along with other annexation **0182/16 - Maryland Courts** on grounds that appellant was not entitled to a jury trial as the penalty for theft less than \$100 did not exceed 90 days. Id. at 4-302(e)(2)(i) **CHAPTER 8 - University of Maryland School of Law** without a hearing if the petition satisfies the bare pleading standards established in 8-. 301 and Douglas v. State, 423 Md. 156, 31 A.3d 250 **0747/15 - Maryland Courts** 361 Rowe Boulevard Annapolis, MD 21401 410-260-1500 800-926-2583 TTY 410-260- Issues Commercial Law 1) Does the Maryland Credit Services . District Land Corp., 274 Md. 691 (1975), even if County Council Resolution . CSA err in holding that the trial court violated MD Rule 4-231 by discussing a jury **Adam Santo v. Grace Santo, No. 89, September - Maryland Courts** complete Drug Court. During Drug Court, Mr. Carnes missed a urinalysis, which was Both appeal, and the State contends that the sanctions. **Published Primary Sources South Asian Legal History Resources** Filed: March 30, 2016 In the Circuit Court for Baltimore City, Andrews successfully argued that the 3) Did the motions court err in finding that the search warrant for the home Pen register means a device or process that records and decodes dialing, . for Andrewss cell phone (within a range of a 2 meter. **Snyder v. Phelps - Wikipedia** The United States Reports is the official reporter of the Supreme Court of the United States. Case citation is a system used by legal professionals to identify past court case decisions, In some report series, for example in England and Australia, volumes are not .. Oktober 1983, Az. 1 BvR 209, 269, 362, 420, 440, 484/83. **DeWolfe v. Richmond, 434 Md. 444 (2013) - Maryland Courts** Filed: April 27, 2016. Page 2. In Finch v. LVNV Funding LLC, 212 Md. App. 748, cert. denied, 435 Md. 266 In this case, we must determine whether Old Republic Insurance Vol.) 7-101(c) of the Business Regulation Article (BR), part of the Maryland Ms. Gordon opposed Old Republics motion, arguing that she was **State v. Tyshon Leteek Jones - No. 52, September - Maryland Courts** REPORTED James A. Calhoun-El, appellant, appeals from the December 3, State, 427 Md. 383 (2012), did the trial court at appellants 1981 trial commit reversible error by instructing the jury that the sole judges of the law and facts, (2) the courts instructions as to Maryland, 466 U.S. 993 (1984). **0601/10 - Maryland Courts** States Supreme Court be modified to provide that Court with greater into the certiorari practices of the Court of Appeals gradually Term - that is, between September 1, 1975 and August 31, 1976. 1 (1964) A Brief Survey of the Kentucky Court of Appeals . Gray Concrete Pipe Co., 267 Md. 149, 297 A.2d 721 (1972). **1783/15 - Maryland Courts** REPORTED Laurie Burr, a former employee of Marylands Administrative Office of plied to the System for disability retirement benefits, Ms. Burr argued under Md. Code (1993, 2009 Repl. Vol.), 29-109(b) of the State del County upheld the Trustees decision, and Ms. Burr appeals. .. Id. at 167. **0935/14 - Maryland Courts** under Maryland Rule 4-324?1 Michael M. Johnson, Petitioner, raised by Johnson in his petition for certiorari, 2 449 Md. 410 Was the trial courts grant of the motion for judgment of acquittal Maryland, 373 U.S. 83, 87 (1963), the Supreme Court of the United States 254, 277 (2010) (quoting Spain v. **1 Maryland Dept. of State Police v. Teleta S - Maryland Courts** Snyder v.

Phelps, 562 U.S. 443 (2011), was a United States Supreme Court case where the United States Supreme Court determined that public speech, He stated that the Defendants had placed a bug in his head, so that he was unable for the United States District Court for the District of Maryland stated that the First **State v. Ronnie A. Hunt, Jr., No. 72, September - Maryland Courts** REPORTED Filed: March 28, 2017 On appeal, Howard presents seven issues for review, which we have rephrased: I. Did the trial court err by denying his motion to inspect the interior of .. 2 Defense counsel stated that their inspection of the House would . State, 185 Md. 561, 573 (1946)) see also 2 McCormick on. **0761/13 - Maryland Courts** Records of an internal investigation pertaining to the sustained rules were personnel records pursuant to Section 10-616(i) of the State 2014 Maryland Laws 407-817. Shropshire, 420 Md. 362, 374, 23 A.3d 205, 212 (2011). Did the Department of State Police properly invoke the Maryland Public. **Court of Appeals Webcast Archive - 2015 Term - Maryland Courts** United States, 267 U.S. 132 (1925) see also California v. Acevedo, 500 U.S. 565, 580 (1999) United States v. Ross, 456 U.S. 798 (1982)