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## KEYCITE

**HBell v. State, 236 Md. 356, 204 A.2d 54 (Md., Oct 22, 1964) (NO. 91)**

## Citing References

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## ★★★ Discussed

- H** [1](#) Miles v. State, 707 A.2d 841, 849+, 349 Md. 215, 230+ (Md. Apr 06, 1998) (NO. 14 SEPT.TERM 1996) " **HN: 1,3 (A.2d)**
- C** [2](#) Rigger v. Baltimore County, 305 A.2d 128, 131+, 269 Md. 306, 310+ (Md. Jun 08, 1973) (NO. 291) **HN: 3,6,7 (A.2d)**
- H** [3](#) Young v. State, 288 A.2d 198, 204+, 14 Md.App. 538, 549+ (Md.App. Mar 02, 1972) (NO. 79) " **HN: 1,3 (A.2d)**
- C** [4](#) Oberlin v. State, 265 A.2d 275, 279+, 9 Md.App. 426, 432+ (Md.App. May 08, 1970) (NO. 457) " **HN: 1,3 (A.2d)**

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- P** [5](#) Washington Suburban Sanitary Com'n v. Riverdale Heights Volunteer Fire Co. Inc., 520 A.2d 1319, 1322+, 308 Md. 556, 561+ (Md. Feb 10, 1987) (NO. 116 SEPT.TERM 1986) **HN: 6,7 (A.2d)**
- P** [6](#) McClain v. State, 419 A.2d 369, 372, 288 Md. 456, 464 (Md. Sep 09, 1980) (NO. 94) **HN: 1 (A.2d)**
- H** [7](#) Slate v. Zitomer, 341 A.2d 789, 794, 275 Md. 534, 541 (Md. Jul 14, 1975) (NO. 160) " **HN: 7 (A.2d)**
- C** [8](#) Milestone v. Washington Suburban Sanitary Commission, 260 A.2d 43, 56, 256 Md. 245, 271 (Md. Dec 29, 1969) (NO. 104) (*in dissent*) **HN: 6 (A.2d)**
- C** [9](#) Brown v. Bowles, 254 A.2d 696, 699, 254 Md. 377, 383 (Md. Jun 30, 1969) (NO. 294) **HN: 3 (A.2d)**
- C** [10](#) Unsatisfied Claim and Judgment Fund Bd. v. Bowman, 241 A.2d 714, 716, 249 Md. 705, 708 (Md. May 09, 1968) (NO. 214, 297) **HN: 6 (A.2d)**
- C** [11](#) Universal C. I. T. Credit Corp. v. Congressional Motors, Inc., 228 A.2d 463, 469, 246 Md. 380, 389, 4 UCC Rep.Serv. 152, 152 (Md. Apr 12, 1967) (NO. 148)
- C** [12](#) Young v. Warden, Md. Penitentiary, 224 A.2d 842, 843, 245 Md. 76, 78 (Md. Dec 16, 1966) (NO. 18) **HN: 1 (A.2d)**

- C** [13](#) State Farm Mut. Auto. Ins. Co. v. Hearn, 219 A.2d 820, 824, 242 Md. 575, 582 (Md. May 27, 1966) (NO. 292) " **HN: 6,7 (A.2d)**
- P** [14](#) Hays v. State, 214 A.2d 573, 574+, 240 Md. 482, 484+ (Md. Nov 30, 1965) (NO. 467) **HN: 1,4 (A.2d)**
- H** [15](#) Drews v. State, 204 A.2d 64, 66+, 236 Md. 349, 352+ (Md. Oct 22, 1964) (NO. 113) **HN: 3 (A.2d)**
- C** [16](#) McIntyre v. Smyth, 857 A.2d 1235, 1245, 159 Md.App. 19, 36 (Md.App. Sep 17, 2004) (NO. 1928 SEPT.TERM2003) "
- H** [17](#) Cox v. State, 760 A.2d 290, 293, 134 Md.App. 465, 470 (Md.App. Oct 03, 2000) (NO. 17 SEPT.TERM 2000) **HN: 6,7 (A.2d)**
- C** [18](#) Keeney v. Allstate Ins. Co., 746 A.2d 947, 952, 130 Md.App. 396, 404 (Md.App. Mar 01, 2000) (NO. 690 SEPT.TERM 1998) " **HN: 6,7 (A.2d)**
- C** [19](#) Sherrill v. State, 286 A.2d 528, 533, 14 Md.App. 146, 155 (Md.App. Jan 27, 1972) (NO. 246) **HN: 3 (A.2d)**
- H** [20](#) Wittel v. Baker, 272 A.2d 57, 61, 10 Md.App. 531, 539 (Md.App. Dec 18, 1970) (NO. 280, 317) " **HN: 7 (A.2d)**
- [21](#) Hutton v. Register of Wills for Prince George's County, 1979 WL 1799, \*2 (Md.Tax Dec 13, 1979) (NO. 170) **HN: 3,6 (A.2d)**
- H** [22](#) State of Md., Dept. of Natural Resources v. Amerada Hess Corp., 350 F.Supp. 1060, 1069+, 4 ERC 1625, 1625+, 1974 A.M.C. 1003, 1003+, 2 Envtl. L. Rep. 20,606, 20606+ (D.Md. Sep 22, 1972) (NO. CIV.72-101) " **HN: 6,7 (A.2d)**
- H** [23](#) Smith v. Brough, 248 F.Supp. 435, 449 (D.Md. Dec 14, 1965) (NO. CIV. 16435) **HN: 1 (A.2d)**
- P** [24](#) Ficarra v. Department of Regulatory Agencies, Div. of Ins., 849 P.2d 6, 12 (Colo. Mar 22, 1993) (NO. 91SA276, 91SA300) " **HN: 3,6 (A.2d)**
- P** [25](#) State, Dept. of Environmental Protection v. Exxon Corp., 376 A.2d 1339, 1348, 151 N.J.Super. 464, 482 (N.J.Super.Ch. Jun 15, 1977) **HN: 7 (A.2d)**

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- P** [27](#) Mason v. State, 522 A.2d 1344, 1346, 309 Md. 215, 220 (Md. Apr 02, 1987) (NO. 152 SEPT.TERM 1986)
- H** [28](#) In re John H., 443 A.2d 594, 596, 293 Md. 295, 299, 3 Ed. Law Rep. 665, 665 (Md. Apr 06, 1982) (NO. 113)
- P** [29](#) National Asphalt Pavement Ass'n, Inc. v. Prince George's County, 437 A.2d 651, 653, 292 Md. 75, 79, 59 Fair Empl.Prac.Cas. (BNA) 1688 (Md. Dec 02, 1981) (NO. 14) **HN: 3 (A.2d)**

- [30](#) State of Maryland Com'n on Human Relations v. Amecom Div. of Litton Systems, Inc., 1976 WL 3776, \*2+, 12 Empl. Prac. Dec. P 11,168, 11168+ (Md. Jul 12, 1976) (NO. 155) **HN: 6,7 (A.2d)**
- P** [31](#) State Commission on Human Relations v. Amecom Division of Litton Systems, Inc., 360 A.2d 1, 4+, 278 Md. 120, 124+, 27 Fair Empl.Prac.Cas. (BNA) 606, 606+ (Md. Jul 12, 1976) (NO. 155) **HN: 6,7 (A.2d)**
- P** [32](#) City of Baltimore v. Sitnick, 255 A.2d 376, 385, 254 Md. 303, 322, 19 Wage & Hour Cas. (BNA) 116, 116 (Md. Jun 27, 1969) (NO. 295, 297) **HN: 3 (A.2d)**
- P** [33](#) St. Joseph Hospital v. Quinn, 216 A.2d 732, 736, 241 Md. 371, 379, 25 A.L.R.3d 849, 849 (Md. Feb 14, 1966) (NO. 147) **HN: 3 (A.2d)**
- C** [34](#) Liberty Mut. Ins. Co. v. Storch, 325 A.2d 760, 763, 23 Md.App. 43, 47 (Md.App. Oct 14, 1974) (NO. 976) **HN: 6 (A.2d)**
- H** [35](#) Berg v. Merricks, 318 A.2d 220, 230, 20 Md.App. 666, 681 (Md.App. Apr 18, 1974) (NO. 567) **HN: 7 (A.2d)**
- H** [36](#) Ramsey v. Prince George's County, 308 A.2d 217, 222, 18 Md.App. 385, 392 (Md.App. Jul 11, 1973) (NO. 669) **HN: 6,7 (A.2d)**
- C** [37](#) Johnson v. Safeway Stores, Inc., 568 P.2d 908, 913 (Wyo. Sep 15, 1977) (NO. 4752)

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- [38](#) 66 Md. Op. Atty. Gen. 40, James B. Coulter (1981) ★★ **HN: 6,7 (A.2d)**

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- [39](#) 1 Substantive Criminal Law s 2.5, s 2.5. Repeal or amendment of statute (2006) **HN: 4 (A.2d)**
- [40](#) Treatise on Constitutional Law s 16.3, s 16.3. State Commandment or Encouragement of Private Activities (2006)
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- [42](#) Wharton's Criminal Law s 91, s 91. Repeal of statute (2006)
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**1 (A.2d)**

- [48](#) Maryland Law Encyclopedia Statutes s 89, s 89. Retrospective operation (2006) **HN: 6,7 (A.2d)**
- C** [49](#) QUO VADIS, PROSPECTIVE OVERRULING: A QUESTION OF JUDICIAL RESPONSIBILITY, 50 Hastings L.J. 771, 804 (1999)
- [50](#) THE LEGAL HISTORY OF THE GREAT SIT-IN CASE OF BELL V. MARYLAND, 61 Md. L. Rev. 761, 794+ (2002) **HN: 2,3,4 (A.2d)**
- C** [51](#) IN MEMORIAM: JUANITA JACKSON MITCHELL, 52 Md. L. Rev. 522, 529+ (1993) **HN: 4 (A.2d)**
- C** [52](#) JOURNEY TO JUSTICE: FIFTIETH ANNIVERSARY OF BROWN V. BOARD OF EDUCATION, 34 U. Balt. L. Rev. 1, 10+ (2004) **HN: 1,4 (A.2d)**
- C** [53](#) TODAY'S LAW AND YESTERDAY'S CRIME: RETROACTIVE APPLICATION OF AMELIORATIVE CRIMINAL LEGISLATION, 121 U. Pa. L. Rev. 120, 151+ (1972) **HN: 3 (A.2d)**
- [54](#) MAAD MD. Inst. for Contin. Prof. Educ. of Lawyers 281, AUTOMOBILE LIABILITY INSURANCE: PIP, UNINSURED MOTORISTS, AND LIABILITY PROVISIONS (2002)

**Court Documents**

**Appellate Court Documents (U.S.A.)**

**Appellate Briefs**

- [55](#) Mary WILLIAMS, et al., Appellants, v. THE MAYOR & CITY COUNCIL OF BALTIMORE, et al., Appellees., 2000 WL 34533320, \*34533320+ (Appellate Brief) (Md. Feb 04, 2000) **Brief of Appellants** (NO. 124) ★★
- [56](#) Nora SMITH, Individually and as Mother, et al, Appellants, v. HOUSING AUTHORITY OF BALTIMORE CITY, Appellees., 2002 WL 32516052, \*32516052+ (Appellate Brief) (Md.App. Sep Term 2002) **Brief and Record Extract** (NO. 797) ★★ **HN: 6,7 (A.2d)**
- [57](#) Gregory J. PATTERSON, et ux, Appellants, v. TODD LAKES, INC., Appellee., 2000 WL 34522228, \*34522228 (Appellate Brief) (Md.App. May 17, 2000) **Brief and Appendix of Appellee** (NO. 2401) ★★
- [58](#) Jeffrey Maurice YOUNG-BEY, Appellant, v. State of Maryland, Appellee., 2000 WL 34327611, \*34327611+ (Appellate Brief) (Md.App. 2000) **Brief Of Appellee** (NO. 182) " ★★ **HN: 1 (A.2d)**

**Trial Court Documents (U.S.A.)**

**Trial Motions, Memoranda and Affidavits**

- [59](#) WWOR-TV, INC., KCOP TELEVISION INC., UTV of San Francisco Inc., and Fox/UTV Holdings, Inc., Plaintiffs, v. THE UNITED PARAMOUNT NETWORK and Paramount Pictures Corporation, Defendants., 2003 WL 24050448, \*24050448 (Trial Motion, Memorandum and Affidavit) (N.Y.Sup. Jul 01, 2003) **Defendants' Reply Memorandum of Law in Support of ...** (NO. INDEX600656/03) ★★
- [60](#) WWOR-TV, INC., Kcop Television Inc., UTV of San Francisco Inc., and Fox/UTV Holdings, Inc., Plaintiffs, v. THE UNITED PARAMOUNT NETWORK and Paramount Pictures Corporation, Defendants., 2003 WL 24050461, \*24050461 (Trial Motion, Memorandum and Affidavit) (N.Y.Sup. Jul 01, 2003) **Defendants' Reply Memorandum of Law in Support of ...** (NO. INDEX600656/03) ★★

