JOHN A. LYNCH, JR.

<u>Bar Membership</u>: District of Columbia since January, 1975.

<u>Current Position</u>: Professor of Law, University of Baltimore

1420 North Charles Street, Baltimore, MD 21201

Ph: 410-837-4629; <u>jlynch@ubalt.edu</u>

## Work and Legal Experience:

August, 1978 to Present Professor of Law, University of Baltimore School of Law.

Subjects taught: Federal Income Taxation; Partnership Taxation; Civil Procedure; Federal Jurisdiction; Conflicts of Law; Maryland Civil Procedure; Introduction to

Lawyering Skills; Property.

Sept. 1976 to May, 1978 Teaching fellow, National Law Center, George Washington

University.

Mach, 1975 to Sept. 1976 Staff lawyer, University Legal Services, 324 H Street, N.E.,

Washington, D.C. 20002. This position involved general

civil work with an emphasis on landlord and tenant,

government benefits and consumer law.

## **Academic Background:**

Post graduate: LL.M. in taxation, National Law Center,

George Washington University 1978.

Law School: 1971-74 - National Law Center, George Washington

University, J.D., with honors, in May, 1974.

College: 1967-71 St. Alselm's College

A.B, in history, summa cum laude, in May, 1971.

## **Publications:**

(1) Nontaxpayer Suits: Seeking Injunctive and Declaratory Relief Against IRS Administrative Action, 12 AKRON L. REV. 1 (1978).

(2) Directed Verdict in Maryland: Less Obvious Applications of a Simple Rule, 9 U. BALT. L. REV. 217 (1980).

- (3) I.R.C. Section 71: Breaking Up is Hard to Do, 20 DUQUESNE L. REV. (1982).
- (4) Merger of Law and Equity Under the Revised Maryland Rules: Does it Threaten Trial by Jury?, 14 U. BALT. L. REV. 1 (1984).
- (5) Taxation of the Disposition of Partnership Interests: Time to Repeal I.R.C. § 743,754, 65 NEB. L. REV. 450 (1986).
- (6) Shifting of income Within the Family: Will 1986 I.R.C. Changes Bring Significant Reform? 13 U. DAYTON. L. REV 1 (1987).
- (7) THE ART OF ADVOCACY Jury Instructions (with Eugene J. Davidson and Scott Baldwin) (Matthew Bender, 1989).
- (8) MODERN MARYLAND CIVIL PROCEDURE (with Richard Bourne) (Lexis, 3d ed. 2016).
- (9) New Trial and Its Constitutional Tension, 28 U. BALT L. REV. (2000) (with Albert D. Brault)).
- (10) Income Tax Statutes of Limitations: Sixty Years of Mitigation Enough, Already! 51 SCLR 61 (1999).
- (11) MARYLAND RULES COMMENTARY (with Paul Niemeyer, Linda Schuett and Richard Bourne) (Lexis. 3d ed. 2003).
- (12) Travel Expenses under I.R.C. § 162(a)(2): What Part of Home Don't You Understand?, 57 BAYLOR L. REV. 703 (2005).
- (13) Taxation of Below Market Loans Under § 7872: This Could be a Lot Simpler!, 21 AKRON TAX J. 33 (2006).
- (14) Burden of Proof in Tax Litigation Under I.R.C. 7491 Chicken Little Was Wrong!!, 5 PITTSBURGH TAX REV. 1 (2007).
- (15) Federal Procedure and Erie: Saving State Litigation Reform Through Comparative Impairment, 30 WHITTIER L. REV. 283 (2008).
- (16) Teaching Legal Writing After a Thirty Year Respite: No Country for Old Men? 38 CAPITAL L. REV. 1 (2009).
- (17) *The New Legal Writing Pedagogy: Is Our Pride and Joy a Hobble?* J. LEGAL EDUC 231 (2011).
- (18) Military Law: Time to mandate Best Interests of the Child to Restrict Deployments of Parents That Affect Preschool Children, 55 SANTA CLARA L. REV. 131 (2015).