A Q&A guide to Maryland right of publicity laws. This Q&A addresses the types of persons and aspects of identity protected by the right of publicity, remedies for violations of the right, defenses to right of publicity claims, personal jurisdiction and choice of law considerations, and transfer and licensing of the right. Answers to questions can be compared across several jurisdictions (see Right of Publicity Laws: State Q&A Tool).

OVERVIEW OF STATE RIGHT OF PUBLICITY LAW

1. Does your state recognize the right of publicity? If so, is the right of publicity recognized by statute or common law, or both?

STATUTE
Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

COMMON LAW
Maryland courts have not decided whether a common law right of publicity exists in Maryland. Maryland courts, however, recognize the common law appropriation invasion of privacy tort (see Question 2).

2. Does your state recognize the appropriation invasion of privacy tort? If your state recognizes both a right of publicity and an appropriation invasion of privacy tort, please describe any significant distinctions between the two types of claims.

Maryland courts recognize the common law appropriation invasion of privacy tort. Maryland courts follow Section 652C of the Restatement (Second) of Torts (1977), which states that an individual who appropriates another’s name or likeness for personal benefit is liable for an invasion of privacy (Lawrence v. A.S. Abell Co., 475 A.2d 448, 450-51 (Md. 1984)). Therefore, under Maryland common law, a living person who believes another has appropriated his name or likeness for commercial purposes without his consent may bring an action in tort for remedies.

PERSONS PROTECTED

3. What types of persons are protected by each law identified in Question 1?

STATUTE
Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

COMMON LAW
Natural Living Persons
Maryland courts have not decided whether a common law right of publicity exists in Maryland. Maryland courts, however, recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts, which applies to an individual and the individual’s exclusive use of his identity (name or likeness) (see Question 2; Restatement (Second) of Torts § 652C, cmt. a (1977)).

Deceased Persons (Postmortem Rights)
Maryland courts have not addressed whether the common law appropriation invasion of privacy tort exists as a postmortem right. However, the US District Court for the District of Maryland, interpreting Maryland law, suggested that while an action alleging a right of privacy invasion may be brought by one other than the

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individual whose name or likeness was invaded, in the absence of a statute permitting otherwise, an action alleging a right of privacy invasion cannot be maintained after the death of the individual whose privacy was invaded (Coppinger v. Schantag, 2006 WL 38946, at *3 (D. Md. Jan. 5, 2006)).

Corporations and Other Entities

Maryland courts have not addressed whether the common law appropriation invasion of privacy tort extends to corporations or other entities.

4. If your state recognizes a postmortem right of publicity:
   - What is the duration of the postmortem right?
   - Is there an exploitation requirement for maintenance of the postmortem right?

STATUTE

Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

COMMON LAW

Maryland courts have not decided whether a right of publicity exists in Maryland common law. Maryland courts, however, recognize the common law appropriation invasion of privacy tort following Section 652C of the Restatement (Second) of Torts (1977) (see Question 2).

Maryland courts have not addressed whether the common law appropriation invasion of privacy tort exists as a postmortem right. However, the US District Court for the District of Maryland, interpreting Maryland law, suggested that an action alleging a right of privacy invasion cannot be maintained after the death of the individual whose privacy was invaded, unless a statute permits otherwise (see Question 3; Coppinger, 2006 WL 38946, at *3).

5. Is right of publicity protection in your state subject to any requirement that the person’s identity have commercial value?

STATUTE

Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

COMMON LAW

Maryland courts have not decided whether a right of publicity exists in Maryland common law. Maryland courts, however, recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts (1977) (see Question 2). For the appropriation invasion of privacy tort to be actionable, Maryland courts require that an individual’s name or likeness have commercial or other tangible value.

In Lawrence, the mothers of two children whose photograph was printed in the defendant’s newspaper sued the defendant claiming violation of the children’s right of privacy. The Maryland Court of Appeals held that the children’s likeness in the photograph in defendant’s newspaper had no commercial value in that the children were neither famous nor professional models. Therefore, the plaintiff had no right of privacy action. (Lawrence, 475 A.2d at 453-54.)

6. If your state recognizes a postmortem right of publicity, is postmortem protection subject to any lifetime exploitation requirement?

STATUTE

Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

COMMON LAW

Maryland courts have not decided whether a right of publicity exists in Maryland common law. Maryland courts, however, recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts (1977).

Maryland courts have not addressed whether the common law appropriation invasion of privacy tort exists as a postmortem right. However, the US District Court for the District of Maryland, interpreting Maryland law, suggested that without a statute permitting otherwise, an action for invasion of the right of privacy cannot be maintained after the death of the individual whose privacy was invaded (see Question 3; Coppinger, 2006 WL 38946, at *3).

7. Are any classes of persons (for example, members of the Armed Services) given special right of publicity protection in your state? If so, what is the nature of the protection?

Maryland’s Fallen Soldier Privacy Act (FSPA) criminalizes the knowing use of a name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (Md. Code Ann., Bus. Reg. § 19-503).

The FSPA requires advance consent from at least one of the following:
- The soldier.
- The surviving spouse.
- The personal representative.
- The majority of the deceased soldier’s heirs.

A soldier is an active duty member of the US armed forces, or a federal active duty member of the Maryland State National Guard or Reserve force. The US armed forces includes:
- The Army.
- The Marine Corps.
- The Navy.
The Air Force.
The Coast Guard.
The National Guard.
The Reserve forces.
Other standard US military agencies.

The FSPA does not cover:

- Non-commercial advertisement for any:
  - product;
  - good;
  - ware; or
  - merchandise.

- Non-commercial reporting of:
  - news;
  - public affairs; or
  - sports broadcast or account.

- The use of a soldier’s picture, portrait, or image that is not facially identifiable.
- A photograph of a monument or a memorial that is placed on any:
  - product;
  - good;
  - ware; or
  - merchandise.

The FSPA does not cover:

- Non-commercial advertisement for any:
  - product;
  - good;
  - ware; or
  - merchandise.
- Non-commercial reporting of:
  - news;
  - public affairs; or
  - sports broadcast or account.
- The use of a soldier’s picture, portrait, or image that is not facially identifiable.
- A photograph of a monument or a memorial that is placed on any:
  - product;
  - good;
  - ware; or
  - merchandise.

PROTECTED ASPECTS OF IDENTITY

8. For each law identified in Question 1, please describe the aspects of a person’s identity that are protected.

STATUTE

Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, protects the use of a deceased soldier’s:

- Name.
- Portrait.
- Picture.
- Image.

(See Question 7; Md. Code Ann., Bus. Reg. § 19-503.)

COMMON LAW

Maryland courts recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts (1977). Although the specific question has not been considered by Maryland courts, the common law protects an individual’s name and likeness so long as the individual’s identity is recognizable (see Lawrence, 475 A.2d at 453-54).

REGISTRATION

9. Does any law identified in Question 1 require or otherwise permit registration of the right of publicity, including postmortem rights if recognized in your state? If so, please describe the:

- Benefits of registration and any adverse consequences for failing to register.
- Registration requirements and procedure.

Maryland does not recognize a civil right of publicity either by statute or common law.

VIOLATIONS OF THE RIGHT OF PUBLICITY

10. For each law identified in Question 1, what are the elements of a civil claim?

STATUTE

Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

COMMON LAW

Under Maryland’s common law appropriation invasion of privacy tort, a plaintiff who alleges misappropriation must plead and prove all of the following:

- The right of privacy pertains to an actual living individual.
- The individual’s name or likeness has some demonstrated commercial or other tangible value at the time of the misappropriation.
- Defendant used the individual’s name or likeness without consent.
- Defendant made financial commercial gains because of the unauthorized use.

(See Coppinger, 2006 WL 38946, at *2-3; Barnhart v. Paisano Publ’ns., 457 F. Supp. 2d 590, 595-96 (D. Md. 2006); Lawrence, 475 A.2d at 453-54; W. Prosser, Privacy, 48 Cal. L. Rev. 338, 419 (1960).)

There is no common law test for identifiability for establishing invasion of privacy by appropriation. Where, however, a defendant demonstrates that the individual’s identity may not be so apparent, a Maryland court may shift the burden to the plaintiff to prove that the likeness of the individual is readily apparent or recognizable (see White v. Samsung Elecs. Am., Inc., 971 F.2d 1395, 1397-99 (9th Cir. 1992)).

11. Please describe any tests for identifiability provided by statute or case law in your state.
Right of Publicity Laws: Maryland

STATUTE
Maryland has no civil right of publicity statute. Maryland's Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

COMMON LAW
Maryland courts have not decided whether a right of publicity exists in Maryland common law. Maryland courts, however, recognize the common law tort of the invasion of privacy by appropriation following Section 652C of the Restatement (Second) of Torts (1977) (see Question 2).

There is no common law test for identifiability for establishing invasion of privacy by appropriation.

REMEDIES
12. What are the available remedies for a civil violation of each law identified in Question 1?

STATUTE
Maryland has no civil right of publicity statute. Maryland's Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

COMMON LAW
Maryland courts have not decided whether a right of publicity exists in Maryland common law. Maryland courts, however, recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts (1977) (see Question 2).

To establish a defense to the appropriation invasion of privacy tort, a defendant must prove that the use of the name and likeness was any of the following:
- Proper.
- Incidental use.
- Protected speech under the First Amendment because it was newsworthy.
(See generally Restatement (Second) of Torts § 652H (1977).)

Defendants have also successfully raised other defenses in Maryland (see Lawrence, 475 A.2d at 453-54; Barnhart, 457 F. Supp. 2d at 596; Comins v. Discovery Commc’ns, Inc., 200 F. Supp. 2d 512, 523 (D. Md. 2002)).

15. For each law identified in Question 1:
- What is the statute of limitations for a civil claim?
- How is the statute of limitations calculated?

STATUTE OF LIMITATIONS
Statute
Maryland has no civil right of publicity statute. Maryland's Fallen Soldier Privacy Act (FSPA), however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).


Common Law
Maryland courts have not decided whether a right of publicity exists in Maryland common law. Maryland courts, however, recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts (1977) (see Question 2).
Maryland common law has a general statute of limitations for civil claims that expires three years from the date the action accrues (Md. Code Ann., Cts. & Jud. Proc. § 5-101).

**CALCULATION**

**Statute**

Maryland has no civil right of publicity statute.

**Common Law**

Maryland's common law statute of limitations for a civil tort claim is three years from the date the action accrues, unless another provision of the Maryland Code provides a different period of time for commencing an action (Md. Code Ann., Cts. & Jud. Proc. § 5-101).

**PERSONAL JURISDICTION AND CHOICE OF LAW**

16. Please describe any statutory requirements or significant case law involving rights of publicity claims concerning:
   - Personal Jurisdiction.
   - Choice of Law.

**PERSONAL JURISDICTION**

Maryland does not recognize a civil right of publicity either by statute or common law. Maryland courts, however, recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts (1977) (see Question 2).

Maryland's long-arm statute authorizes personal jurisdiction over non-residents in any action claiming injury to a person or property within the state, if certain in-state activities have occurred (Md. Code Ann., Cts. & Jud. Proc. § 6-103).

**CHOICE OF LAW**

For tort claims, Maryland courts ordinarily follow the traditional choice of law principle of *lex loci delicti*, which applies the law of the place where the last event required to give rise to the tort occurred (Laboratory Corp. of Am. v. Hood, 911 A.2d 841, 845 (Md. 2006)).

**TRANSFERS, LICENSES, AND WAIVERS**

17. Is the right of publicity a transferable (assignable) right in your state?

**STATUTE**

Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

**COMMON LAW**

Maryland courts have not decided whether a right of publicity exists in Maryland common law. Maryland courts, however, recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts (1977) (see Question 2).

Maryland courts have not explicitly addressed whether the appropriation invasion of privacy tort is a transferable property right. Maryland’s Court of Appeals, however, adopted the Restatement’s invasion of privacy definition and, in doing so, implicitly acknowledged comments accompanying the Restatement (see Lawrence, 475 A.2d at 450-51).

Restatement comments include that “the right created by it is in the nature of a property right, for the exercise of which an exclusive license may be given to a third person, which will entitle the licensee to maintain an action to protect it” (Restatement (Second) of Torts § 652C, cmt. a (1977)). Therefore, if this issue were presented to a Maryland court today, the court could hold that the right of privacy is a property right that may be licensed. Depending on the scope of the license, this would allow that person to control the commercial use of the individual’s name and likeness.

18. Please describe any specific restrictions on or requirements for valid transfers (if the right is transferable), licenses, or waivers of the right of publicity in your state, including:
   - Whether transfers, licenses, and waivers must be made in writing.
   - Requirements for obtaining consent from a minor.

**FORM OF AGREEMENT**

**Statute**

Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

**Common Law**

Maryland courts have not decided whether a right of publicity exists in Maryland common law. Maryland courts, however, recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts (1977) (see Question 2).

Maryland courts have not explicitly addressed whether the appropriation invasion of privacy tort is a transferable property right. For more information, see Question 17.

19. If your state recognizes a postmortem right, are there any statutory or common law rules for ownership or transfer of the right?
Right of Publicity Laws: Maryland

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Maryland has no civil right of publicity statute. Maryland’s Fallen Soldier Privacy Act, however, criminalizes the knowing use of the name, portrait, picture, or image of a soldier killed in the line of duty within the past 50 years in advertising for a commercial advantage without advance consent (see Question 7; Md. Code Ann., Bus. Reg. § 19-503).

COMMON LAW
Maryland courts have not decided whether a right of publicity exists in Maryland common law. Maryland courts, however, recognize the common law appropriation invasion of privacy tort by following Section 652C of the Restatement (Second) of Torts. Maryland courts have not addressed whether the common law appropriation invasion of privacy tort exists as a postmortem right (see Question 3).

OTHER SIGNIFICANT LEGISLATION AND CASE LAW

20. Please briefly describe any other significant right of publicity statutes, pending legislation, and case law in your state not otherwise addressed in this survey.

There is no other right of publicity law or pending legislation in Maryland (as of the close of the 2018 Maryland General Assembly).