

## BOOKS RECEIVED

AN ANCIENT PARTNERSHIP: LOCAL GOVERNMENT, MAGNA CARTA, AND THE NATIONAL INTEREST. By *John E. Bebout*. Charlottesville, Virginia: The University Press of Virginia, 1966. Pp. 93. \$1.25. In this new study, the author considers the relevance in the modern day of the medieval experience in local government under the Great Charter.

BEHIND CLOSED DOORS: POLITICS IN THE PUBLIC INTEREST. By *Edward N. Costikyan*. New York: Harcourt, Brace & World, 1966. Pp. xi, 369. \$6.95. A reform democrat and New York lawyer, the author draws upon his political education to describe urban politics and the recent New York mayoralty contest.

CONVICTION: THE DETERMINATION OF GUILT OR INNOCENCE WITHOUT TRIAL. By *Donald J. Newman*. Boston: Little, Brown & Company, 1966. Pp. xxvii, 259. \$8.50. This study, based on material gathered by the American Bar Foundation in their survey of the administration of criminal justice, dissects and analyzes the various components of nontrial adjudication and describes methods and practices used by judges and prosecutors.

THE DEFENDANT'S RIGHTS UNDER ENGLISH LAW. By *David Fellman*. Madison, Wisconsin: The University of Wisconsin Press, 1966. Pp. 137. \$4.00. The author brings together material from numerous sources in the legal literature for this discussion of the elaborate safeguards which the English law has developed to protect the rights of the criminal defendant.

DOCTORS, LAWYERS AND THE COURTS. By *James R. Richardson*. Cincinnati: The W. H. Anderson Company, 1965. Pp. xiv, 606. This book was written for reference use by both doctors and lawyers in recognition of the fact that a substantial majority of all cases tried by courts today involve use of medical proof.

FAMILY OF OUTCASTS: A NEW THEORY OF DELINQUENCY. By *Seymour Rubenfeld*. New York: The Free Press, 1965. Pp. xxii, 328. This major theoretical treatment of juvenile subculture is the

first detailed psychological reply to theories of delinquency that are strictly sociological.

**LAW AND PSYCHOLOGY IN CONFLICT.** By *James Marshall*. New York: The Bobbs-Merrill Company, Inc., 1966. Pp. xiv, 119. \$5.95. The author argues on the basis of extensive psychological studies that because the American "adversary" system of trial law depends upon the highly subjective ability of individual witnesses to perceive and recall events, it has essentially divorced itself from reality.

**LAW AND THE SOCIAL SCIENCES: THE SECOND HALF CENTURY.** By *Julius Stone*. Minneapolis: University of Minnesota Press, 1966. Pp. 121. \$4.50. The author, a professor of jurisprudence and international law at the University of Sydney, discusses the social aspect of law and legal problems.

**THE LAW OF BANKRUPTCY—SECOND EDITION.** By *Saul L.* and *Myron J. Nadler*. Atlanta: The Harrison Company, 1965. The updating of this treatise originally written by the late Charles Elihu Nadler consists primarily of incorporating the amendments to the Bankruptcy Act and subsequent key decisions plus the application of the Uniform Commercial Code to existing practice and additional materials not previously included.

**LAWYERS' ETHICS: A SURVEY OF THE NEW YORK CITY BAR.** By *Jerome E. Carlin*. New York: Russell Sage Foundation, 1966. Pp. 267. \$6.75. On the basis of extensive data gathered by the author, a sociologist and lawyer, he concludes that there is a sharp discrepancy between lawyers' acknowledged high ethical standards and their actual conduct in the day-to-day practice of law.

**LEGAL RESTRAINTS ON RACIAL DISCRIMINATION IN EMPLOYMENT.** By *Michael I. Sovern*. New York: The Twentieth Century Fund, 1966. Pp. xi, 210. \$6.00. In this book Professor Stein sought to bring together comprehensively the abuses and the remedies of racial discrimination in employment and to present them clearly for an audience reaching beyond the legal profession.

**MORALITY AND THE LAW.** By *Samuel Enoch Stumpf*. Nashville: Vanderbilt University Press, 1966. Pp. xiv, 247. \$5.00. The author,

chairman of the philosophy department at Vanderbilt University, poses as his central inquiry whether in fact law is morally neutral.

REFORM THE ELECTORAL COLLEGE? SOME NEW LOOKS AT AN OLD INSTITUTION. Richmond: The Virginia Commission on Constitutional Government, 1966. Pp. 98. Apply. This booklet sets forth the various bills presented in Congress proposing revision of the manner in which the president is elected.

RELIGION UNDER THE STATE CONSTITUTIONS. By *Chester J. Antieau, Phillip M. Carroll and Thomas C. Burke*. Brooklyn: Central Book Company, 1965. Pp. ix, 277. This book focuses its attention on state constitutional provisions in the area of church state relations.

THE ROLE OF TRADE ASSOCIATIONS AND PROFESSIONAL BUSINESS SOCIETIES IN AMERICA. By *Joseph F. Bradley*. University Park: The Pennsylvania State University Press, 1965. Pp. ix, 166. \$6.00. This book concerns itself with influence trade associations have had on contemporary American society.

THE SUPREME COURT: JUDICIAL PROCESS AND JUDICIAL POLITICS. By *Arthur A. North, S.J.* New York: Appleton-Century-Crofts, 1966. Pp. vii, 221. \$2.50. In this book the author discusses the operation, techniques, and procedures of the Supreme Court and analyzes the contemporary significance of such Court-evolved doctrines as substantive Due Process and the concomitant nationalization of the Bill of Rights.

TAX ASPECTS OF DEFERRED COMPENSATION. By *E. O. Wood, J. F. Cerny and H. A. Rafuse*. Englewood Cliffs, New Jersey: Prentice-Hall, 1965. The authors use a section by section format to analyze provisions dealing with deferred compensation for corporate employees, and the self-employed.

WEST BERLIN: THE LEGAL CONTEXT. Edited by *Roland J. Stanger*. Columbus: Ohio State University Press, 1966. Pp. ix, 133. \$4.75. Four essays by Professors J. W. Bishop, Stanley D. Metzger, Hans W. Baade and Saul Mendlovitz who attempt to define exactly what the legal problem of Berlin is and to suggest possible means for its solution.

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