BOOKS RECEIVED


Freedom and the Public—Public and Private Morality in America. By Donald Meiklejohn. Syracuse, New York: Syracuse University Press, 1965. Pp. 163. $4.95. The main concern of this book is to demonstrate that an American public capable of achieving freedom as a public good does exist, and to show how Americans develop and confirm their unique public morality when they exercise the privileges and responsibilities of self-government.

The Full Faith and Credit Clause of the United States Constitution. Richmond: The Virginia Commission on Constitutional Government, 1966. Pp. 25. Apply. This pamphlet views the full faith and credit clause as the constitutional device to promote harmonious federalism.


Judicial Control of Administrative Action. By Louis L. Jaffe. Boston: Little, Brown and Company, 1965. Pp. xvi, 792. $20.00. Professor Jaffe's thesis is that the agencies and the courts, acting within the matrix of the legislative delegation of power, are in a partnership of law making and law applying.

position that the law should get out of labor arbitration and leave it exclusively to the voluntary action of the parties.


**Law and Social Change in Ghana.** By *William Burnett Harvey*. Princeton, New Jersey: Princeton University Press, 1966. Pp. xiii, 453. $10.00. Working from the premise that law is a value-neutral technique of social ordering and, as such, derives its value content from the dominant elite, Professor Harvey attempts to place important Ghanaian constitutional and legal developments in their social context.

"Law of the Land." By *Arthur L. Goodhart*. Charlottesville: University Press of Virginia, 1966. Pp. 68. $.75 paperback. Professor Goodhart discusses the significance of Chapter 39 of the 1215 Magna Carta, the most important of several chapters concerned with the administration of justice.

**The Making of Magna Carta.** By *J. C. Holt*. Charlottesville: University Press of Virginia, 1965. Pp. 60. $.75 paperback. The events leading up to the sealing of the Magna Carta are given in this book, the sixth of the Magna Carta essay series.

**Of Men and Not of Law.** By *Lyman A. Garber*. New York: The Devin-Adair Company, 1966. Pp. 196. $3.95. The author's theory is that the appellate courts by self-conceived judicial legislation acting upon their views as men and not as interpreters of the law, have not only undermined and emasculated the federal Constitution but also state constitutions.

**Sovereignty Within the Law.** By *Arthur Larson, C. Wilfred Jenks* and others. Dobbs Ferry, New York: Oceana Publications, 1965. Pp. x, 492. $15.00. The purpose of this book is to apply to the concept of sovereignty the technique of identifying and synthesizing the legal thought of all the major legal systems of the world.
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