BOOKS RECEIVED


The author sees the civil rights movement and the reforms it has wrought as the culmination of a liberal era which began with the great Depression. Liberals, he concludes, now face the responsibilities of rule, and the five essays which constitute this book examine this challenge to the liberal cause and discuss the roles to be played by the various elements and institutions of our society.


The fifth edition of this work appears in hardground as an addition to the ALI-ABA Practice Text series. The book is designed for use as a class text in CLE courses on corporate practice and as a ready reference source for office use.


The book provides a plainly written explanation and summary of the general principles of labor relations law and the important rules developed under the statutes and decisions.


This book provides an account of the automobile dealers' long struggle to alter the balance of power between themselves and the large manufacturing corporations. The author examines the legal systems—public, private, formal and informal—in which this struggle continues; his book provides an opportunity to become acquainted with a situation in which the effectiveness of law is perhaps startlingly dependent upon its interplay with other social institutions.

This book contains the proceedings of the 1966 meeting of the National Academy of Arbitrators and provides a valuable source of information concerning a complicated subject for those involved in the arbitration process.


This hardbook is reproduced from CCH STATE TAX GUIDE and sets forth in uniform tabular form the tax system of each state and the District of Columbia as of September 15, 1966.


In this text of three lectures given at the Northwestern University School of Law in 1966, Mr. Justice Schaefer discusses the cluster of legal problems surrounding police interrogation of persons suspected of having committed crimes and suggests that a fair and workable system of criminal procedure can be established if the accused is interrogated before a magistrate or other judicial officer after he has been informed of his right to remain silent, with the proviso that his failure to answer questions under such conditions may be commented on if he is subsequently brought to trial. The lectures were delivered prior to the Supreme Court decision in Miranda v. Arizona; however, appropriate references thereto are included in the published version.


This volume, which will be kept up to date through a replace-
ment page service and separately bound supplements, presents a clear and reliable guide to this area of tax law.


Designed primarily to help taxpayers in the preparation of their 1966 income tax returns, this book will serve the lawyer well as a desk reference to tax rate and withholding tables, a tax calendar, deduction guides, depreciation tables, etc.