BOOKS RECEIVED


The author of this book has clearly and concisely set forth the legal and economic issues which operate in various areas of antitrust, and, without attempting to reconcile the legal tests with economic theory, has provided an illuminating exposition of their interaction and conflict.


Reporting the proceedings of the National Academy of Arbitrators at its Twentieth Annual Meeting in February and March, 1967, this book centers around the question of the extent to which an arbitrator should be limited in his function to interpreting the agreement pursuant to which he acts, rather than also attempting to deal with state and federal law when it appears to conflict with or invalidate a part or all of that agreement. The essays included in the volume are also concerned with the competency of courts and the NLRB to question the arbitrator’s interpretation of the agreement.


This volume, prepared as background reading for the Thirty-Second American Assembly, examines the growth of this important new concept in government and its adaptability to the American scene, especially on the state and local level.

Purporting to be a general treatise on school law, this book analyzes the legal relations between the school and the federal, state and local branches of government.

THE EMERGING LAW OF LABOR RELATIONS IN PUBLIC EMPLOYMENT.


This volume surveys the recent developments in the significant area of collective bargaining by public employees covering the federal policy and various state developments, with emphasis on the pre-Taylor Act New York law.


In this third edition the authors have updated their massive casebook, adding several new dimensions to its coverage without changing its basic organization and thereby making it an invaluable aid to research in the antitrust area.