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BOOKS NOTED

DETECTION OF CRIME. By Lawrence P. Tiffany, Donald M. McIntyre, Jr., and Daniel L. Rotenberg. Boston: Little, Brown & Company. 1967. Pp. xxx, 286. \$10.00. This work is the opening volume of a series of studies sponsored by the American Bar Foundation that will cover the administration of justice from the discovery that a crime has been committed to the offender's discharge from parole. This volume deals with actual police practices and policies in the detection of crime as revealed by field observations by lawyers and social scientists in metropolitan areas. The study places emphasis on the methods used to combat "victimless" crimes, notably prostitution, gambling, and narcotics and homosexual offenses, for it is in this area that police practices and individual liberties most frequently come into conflict. The work is not intended to be critical of the efforts at improvement in the area of criminal justice administration but rather to suggest that the problems are very complex and require for their solution a basic rethinking of the entire system.

MANUAL OF FEDERAL PRACTICE. By Richard A. Lavine and George D. Horning, Jr. New York: McGraw-Hill Book Company. 1967. Pp. xviii, 730. \$24.50. Designed as a manual to aid the busy practitioner, this work provides a clear and practical explanation of the fundamentals of federal practice. The authors discuss in chronological sequence each step from deciding to take a case into a federal court through preparing for appeal. The book contains numerous examples of standardized forms to be used by lawyers preparing legal papers for trial in federal courts. Although the work is documented to court rules, law review articles, court decisions, and *United States Code* sections, it is not intended to be a philosophical work, but rather emphasizes the how-to-do-it approach. Changes in the *Federal Rules of Civil Procedure* that were effective as of July 1, 1966 are incorporated throughout the text.

PRIMER OF LABOR RELATIONS (16th ed.). By the Editorial Staff of *Labor Relations Reporter*. Washington, D.C.: BNA Incorporated. 1967. Pp. iv, 94. \$1.25. Prepared by the staff of the *Labor Relations Reporter*, this booklet presents the reader with a clear and concise guide to employer-employee conduct. The federal law governing labor relations rests on three basic statutes, the first adopted in 1935 and the other two at 12-year intervals thereafter. These laws — the Wagner, Taft-Hartley, and Landrum-Griffin Acts — provide the foundation for a complex structure of rules, regulations, and decisions. This work, in outlining the various federal acts discusses such topics as: employees' organizing rights, choosing a bargaining agent, the duty to bargain, settlement of disputes, and regulation of unions.

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