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In this remarkable little volume, the editors of The Criminal Law Reporter have gathered together a series of synopses of the court decisions which have so radically changed the complexion of American criminal law within the past few years. Beginning with the 1960-1961 term, and continuing through the 1967-1968 term, the landmark cases of the modern era are briefed in a most readable fashion, tracing in orderly succession the developments in the law of search and seizure, the right to counsel, the right against self-incrimination, and the other major issues of today's criminal law. Here, in capsule form, are Mapp v. Ohio, Gideon v. Wainwright, Malloy v. Hogan, and dozens more, digested into a mini-course in criminal/constitutional law. Designed more for reading than for reference, this book should be a welcome addition to the library of any student of criminal jurisprudence.


The backbone of the American Judicial System is the jury trial. In order for the system to operate most effectively, it is necessary that the jury be comprised of knowledgeable and informed jurors. Unfortunately, too many of our citizens are woefully uninformed as to the duties and responsibilities of a juror. Mr. Godfrey Lehman, a layman who has served on numerous juries, recognized this fact and has done something about it. He has written a primer for jurors, taking them from voir dire through the final verdict. This practical, informative, and long overdue volume should be read by all citizens who might one day be called to serve on a jury.


This revised edition, a part of the Practising Law Institute's extensive program in post-admission legal education, presents information concerning the treatment of compensation and other forms of income. This volume is one of a series published by PLI in the tax field. Among
the topics discussed in *Items of Gross Income* are guidelines to, categories of, exclusions from, and problems in, reporting gross income. The book is primarily of interest to the general practitioner who does some tax work. Its treatment of gross income problems, while good, is rather general as it necessarily must be from its size. All in all the book is a welcome revision which should prove valuable to the busy general practitioner.


This work is not a text, hornbook or other complex legal treatise. Instead it is concerned with a simple but honest young married man with two children who is jailed for a crime he did not commit, and the efforts of an industrious reporter to free him. The author tells his story in an extremely readable manner and at the same time probes the many weaknesses in our judicial system. John Frasca's series of columns in a Tampa, Florida newspaper about his involvement in this case won the Pulitzer Prize for Reporting.


Books put out by Fairchild Publications, Inc. have come to be highly respected by the entire business world. Mr. Levin has certainly done his share to promote this image with the printing of this revised employer's guide to labor-management relations. The book is a successful blend of realism and practicality with theory and philosophy. Many concrete examples are used to illustrate subtle points in a manner which makes the reader aware of Mr. Levin's great literary talent. Mr. Levin, however, is not an author by trade but an experienced labor lawyer with the added talent of being able to express himself well in print. In this work an employer can find answers to many problems that are a mixture of legal, financial, and labor relations elements.


This book is an in depth study of the effects of the Voting Rights Act of 1965 upon Negro voting and political participation in the South. The study is the product of research done in ten Southern States by the U.S. Commission on Civil Rights under the chairmanship of John A. Hannah. Not only does the work report the findings of the Com-
mission, but it also sets forth its recommendations as to what action should be taken to break through, what the commission calls the "many new barriers to full and equal political participation" which have arisen. The book also contains a thorough and illuminating appendix including statistical data on voter registration in the South.


This annual, is the fourth volume in a series dealing with government contract law. The volume is the second yearly issue and contains 49 selected procurement articles that appeared in sundry other publications throughout the proceeding year. In addition to the collection of these articles, an original commentary on significant developments and problems in government procurement by Professor Whelan, the Yearbook series' editor, appears at the front of the volume. Preceding the entire work, there is an introduction by Mr. Paul H. Gantt, Chairman of the Board of Contract Appeals of the Atomic Energy Commission, in which he discusses the quantity and quality of these articles and sets forth a breakdown of the articles from the five basic categories dealt with (Pre-award Problems, Contract Provisions, Performance Problems, Terminations, and Disputes and Remedies) into twenty one sub-categories of specific concern. Primarily of a reference nature, this volume serves as an invaluable access to all the latest works of note and changes in government contracting.


This book is a thoroughly readable and fascinating guide for the layman who has yet to be exposed to the labyrinths of libel and slander litigation. Through the use of a relatively informal style, the author manages to convey a considerable amount of information and to pose for the reader a host of provocative questions that strike at the very heart of the law of defamation.

The answers to these questions are given in some thirty vividly reconstructed actual court cases which illustrate the particular point of law. For those who wish to delve more deeply into the subject matter, complete documentation is provided at the end of the text. The book will prove useful to the layman seeking a greater understanding of the law of defamation.