Gordon's Annotated Forms of Agreement

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law of this state as well as a treatise on practice in courts of justices of the peace. No matter in what justice court you had occasion to try a case you were always sure to find Bryant's Wisconsin Justice on the desk of the justice of the peace and the justice was quite familiar with it. In fact he believed that It was the law itself of Wisconsin. It is no wonder then that this book is going into its ninth edition.

Marquette Law School especially welcomes the ninth edition of this volume since one of its alumni, Francis A. Darnieder of the class of 1917, revised this edition. Mr. Darnieder was an exceptional student at this school and very successful in the practice. He is a lawyer well fitted to do this work. The lapse of fifteen years since the former edition has made this edition highly necessary. The work is greatly enlarged. The decisions and the statutes have been brought down to date. New matter had been added. Chapters on Automobiles, Special Municipal Courts and the Civil Court of Milwaukee County are entirely new. In short, this edition is more full and complete than ever before. There is no doubt that the bench and bar of Wisconsin will be greatly pleased with the edition and find it very useful. My examination of the book lead me to believe that this edition will make Bryant's Wisconsin Justice more popular than ever.

MAX SCHOETZ, JR.

GORDON'S ANNOTATED FORMS OF AGREEMENT. By SAUL GORDON PRENTICE-HALL, Inc. 1923. pp. ixiii, 919.

The 'author, a member of the New York Bar, has collected forms of various agreements, using that word in its most inclusive legal sense, which have been tested by actual use and many of which have been "drawn from the reservoirs of litigation." The forms are completely annotated but as most of the decisions are those of the New York courts the work must be used in conjunction with local statutes and decisions. In general the forms are free from archaic verbiage but clearness is not sacrificed for the sake of brevity. The work is adapted to modern needs and the chapters covering advertising agreements, assignments, master and servant, and mortgagor and mortgagee, are entitled to special attention. The table of contents, table of cases and index make the book conveniently workable.

The work should commend itself to both student and practitioner as a valuable aid in the difficult and important task of legal draftsmanship. HOWARD A. HARTMAN


The profession is indebted to the Bar Association of St. Louis for the lectures printed under the heading of The Growth of American Administrative Law. This book should be of unusual interest to the attorneys of Wisconsin. Commission form of government to a great extent is a component part of the "Wisconsin idea." Have we gone too far in this respect? Senator Borah recently referred to the startling growth of bureaucracy in these words:

"If these thirty years or the next are to be as the last thirty years, and everything indicates that they are, at the end of thirty years we will have one employee or officer for every ten citizens in the republic. Every conceivable activity of body and mind will be under the surveillance of a bureau. Spies and inspectors, guides and counsellors will leer upon the citizen from every corner and accompany him in his daily vocation of life. Our taxes will be over $100 per capita. We will be taking more than forty per cent of the national income for governmental expenditures. We will