

Book Review: Cases on the Law of Bankruptcy, By William E. Britton

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BOOK REVIEWS

Cases on the Law of Brankruptcy. By William E. Britton, p.769, West Publishing Co., St. Paul, 1928.

This book, a new addition to the American Casebook Series, is really an indispensable guide to the student in clarifying many of the technical problems presented in the field of bankruptcy law. The reader is immediately impressed with the orderly and systematic arrangement of the subject matter, which reflects highly in the book's favor both from the standpoint of the professor and student. To the professor it suggests a logical and effective order of procedure in the conduct of his course; while, for the student, it lends itself admirably to a system of outlining and cataloguing, which system greatly lessens the burdening of the memory.

With its notes, exhaustive index, and table of contents, the work very nearly approximates what might be termed a textbook of rules supported by cases; and thus, while retaining its inherent character as a casebook, performs a double function.

GILBERT GAYNOR

How to Prove a Prima Facie Case. By Samuel Deutsch, LL.B., and Simon Balicer, LL.B., both of the New York Bar, xxi, 604 pages, \$10; published by the Prentice-Hall, Inc., New York. 1928.

To the inexperienced practitioner, who must rely upon the tried and proven methods of trial procedure of others, the material gathered in *How to Prove a Prima Facie Case* lends much confidence. The presentation of actual questions and answers in such procedures as proving wills, proving a cause of action upon an insurance policy, foreclosing a mortgage, reviving a debt barred by the statute of limitations, and like *prima facie* cases, limits the scope of the volume, but tends toward thoroughness in covering the cases enumerated. The cases selected are those which most often occur in everyday practice of the law, and the questions and answers set forth are supported by the more common rules of evidence.

A section devoted to "A Complete Trial" covers the steps to be made by both the plaintiff and defendant in the trial of a case, including the various motions and objections to be made and taken at the proper points in the contest.

An additional division states the grounds of divorce in the various states and territories of the United States.

The book is written to fill the gap in the present day legal education of those who haven't had the privilege of experimenting in a moot court, and in the fulfillment of that purpose is a creditable effort.

S. G. HONECK

Judicial Interpretation of International Law in the United States. By Charles Pergler. The Macmillan Company, New York. 1928. Pp. viii, 222.

The primary purpose of this book is to present to the student, especially the lawyer, a survey of the principles of international law governing the re-