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2. *Interstate Commerce.* Validity of New York City tax on sales for consumption, and of requirement that seller collect tax, as applied to goods delivered after movement in interstate commerce. *McGoldrick v. Berwind-White Co.*, 33. *McGoldrick v. Felt & Tarrant Mfg. Co.*, 70; *McGoldrick v. Compagnie Generale*, 430.

3. *Id.* *Buses.* Tax on fuel carried by bus for interstate travel, invalid. *McCarroll v. Dixie Greyhound Lines*, 176.

4. *Id.* *Railroads.* Validity of formula for taxing earnings from interchange of freight cars. *Illinois Central R. Co. v. Minnesota*, 157.

5. *Id.* Validity of formula as affected by fact that railroad with little trackage must pay tax though others with extensive trackage may pay none. *Id.*

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6. *Id.* Validity of formula as affected by fact that it does not reach railroads not owning or operating lines in State. *Id.*

7. *Deposits Tax. Discrimination.* State tax on deposits in out-of-state banks at higher rate than on deposits in banks within State, valid. *Madden v. Kentucky*, 83.

8. *Estate Tax.* New York statute requiring inclusion of property in respect of which the decedent exercised after 1930 a limited power of appointment created prior thereto, sustained. *Whitney v. State Tax Comm'n*, 530.

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2. *Id.* Cross-claim against United States; when and to what extent allowable. *Id.*

3. *Id.* Immunity not waived by failure to object to jurisdiction or to appeal from judgment. *U. S. v. U. S. Fidelity & G. Co.*, 506.

4. *Id.* Immunity of United States in state court from cross-claim in excess of set-off not waived by its having taken over assets and assumed liabilities of Fleet Corporation. *U. S. v. Shaw*, 495.

5. *Id.* *Bonds.* Private user of mails can not sue on postmaster's bond without consent of United States. *U. S. v. National Surety Corp.*, 165.

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2. *Id.* Immunity of United States and Indian Nations from suit not waived by official failure to object to jurisdiction or to appeal from judgment. *U. S. v. U. S. Fidelity & G. Co.*, 506.

3. *Id.* Immunity from cross-claim in state court in excess of set-off not waived by United States. *U. S. v. Shaw*, 495.

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**WORKMEN'S COMPENSATION.**

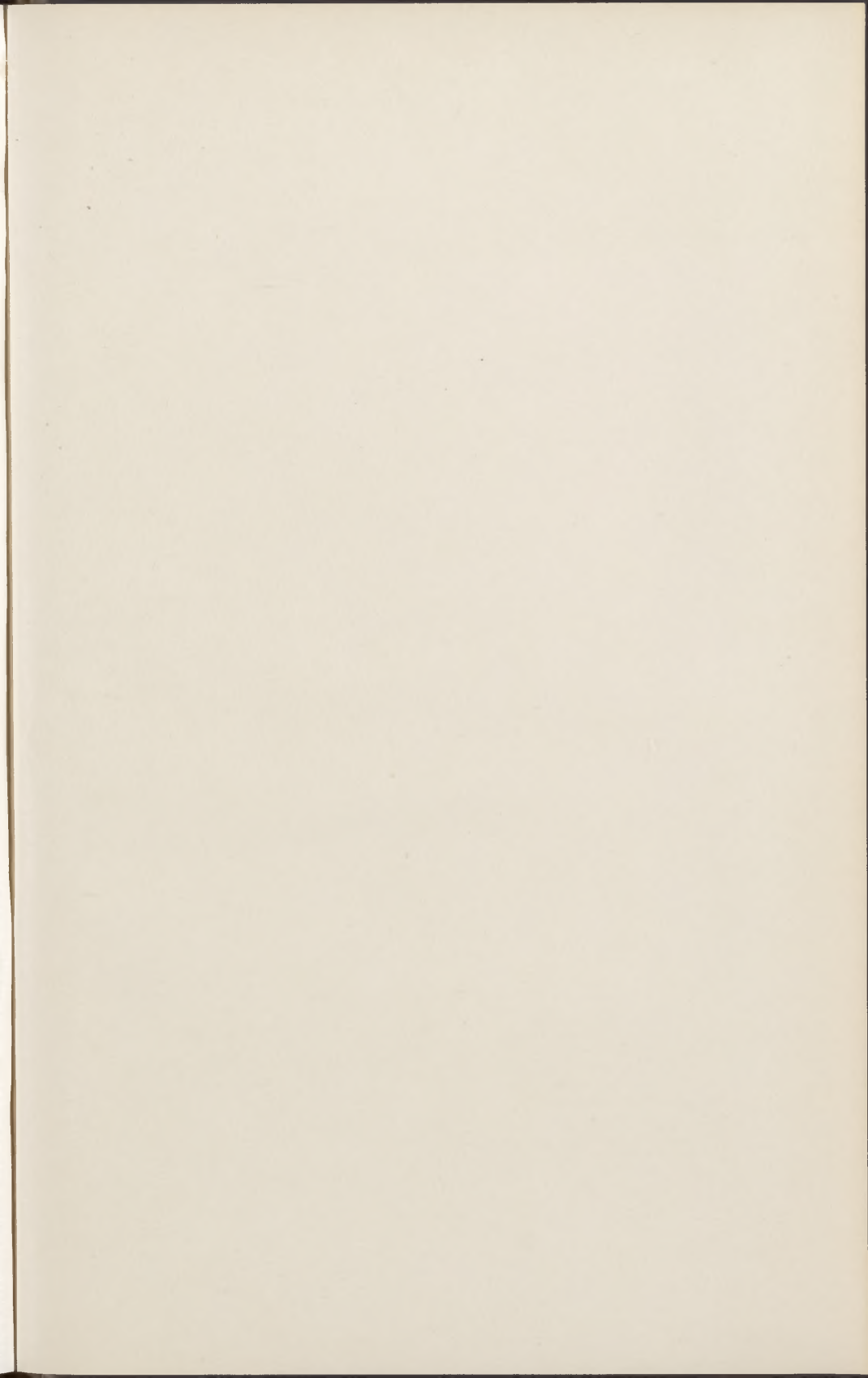
1. *Longshoremen's and Harbor Workers' Act. Coverage.* Employee as excepted "member of crew"; finding by deputy commissioner, sustained by evidence, conclusive; evidence sustained finding that employee was not member of crew. *South Chicago Co. v. Bassett*, 251.

2. *Id. Award.* Validity of Act of Congress authorizing Employees' Compensation Commission to review award which had become final. *Paramino Lumber Co. v. Marshall*, 370.

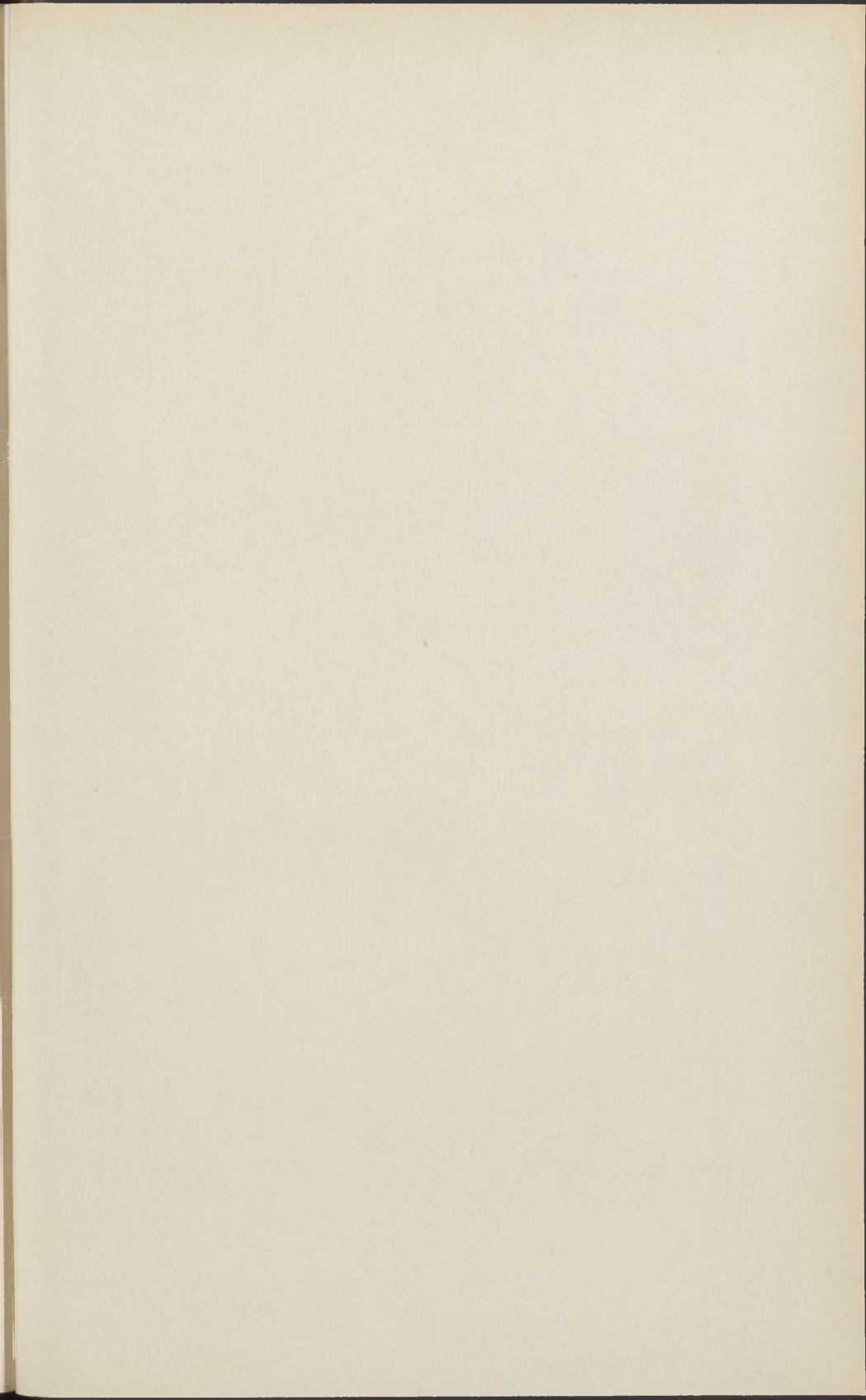


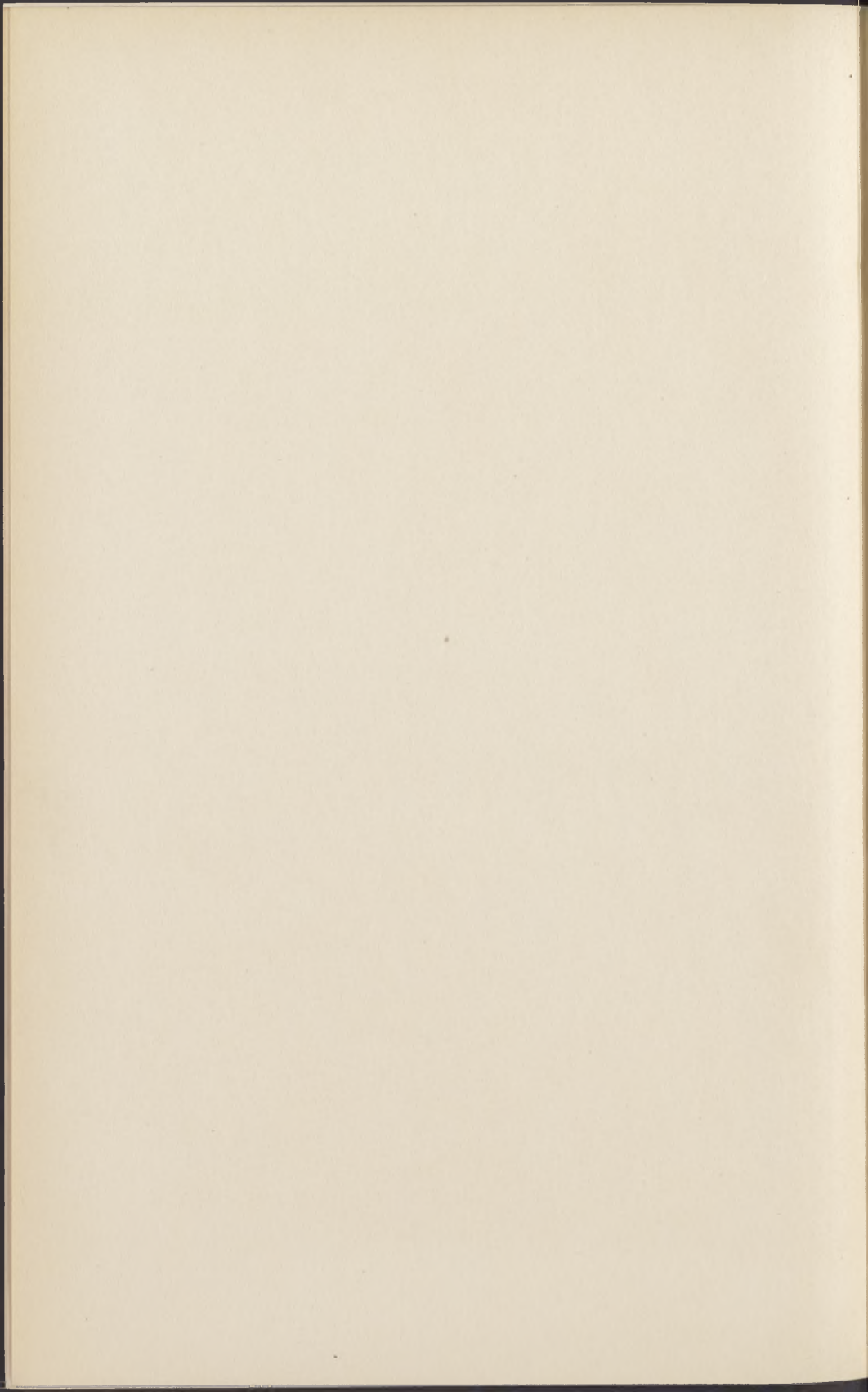


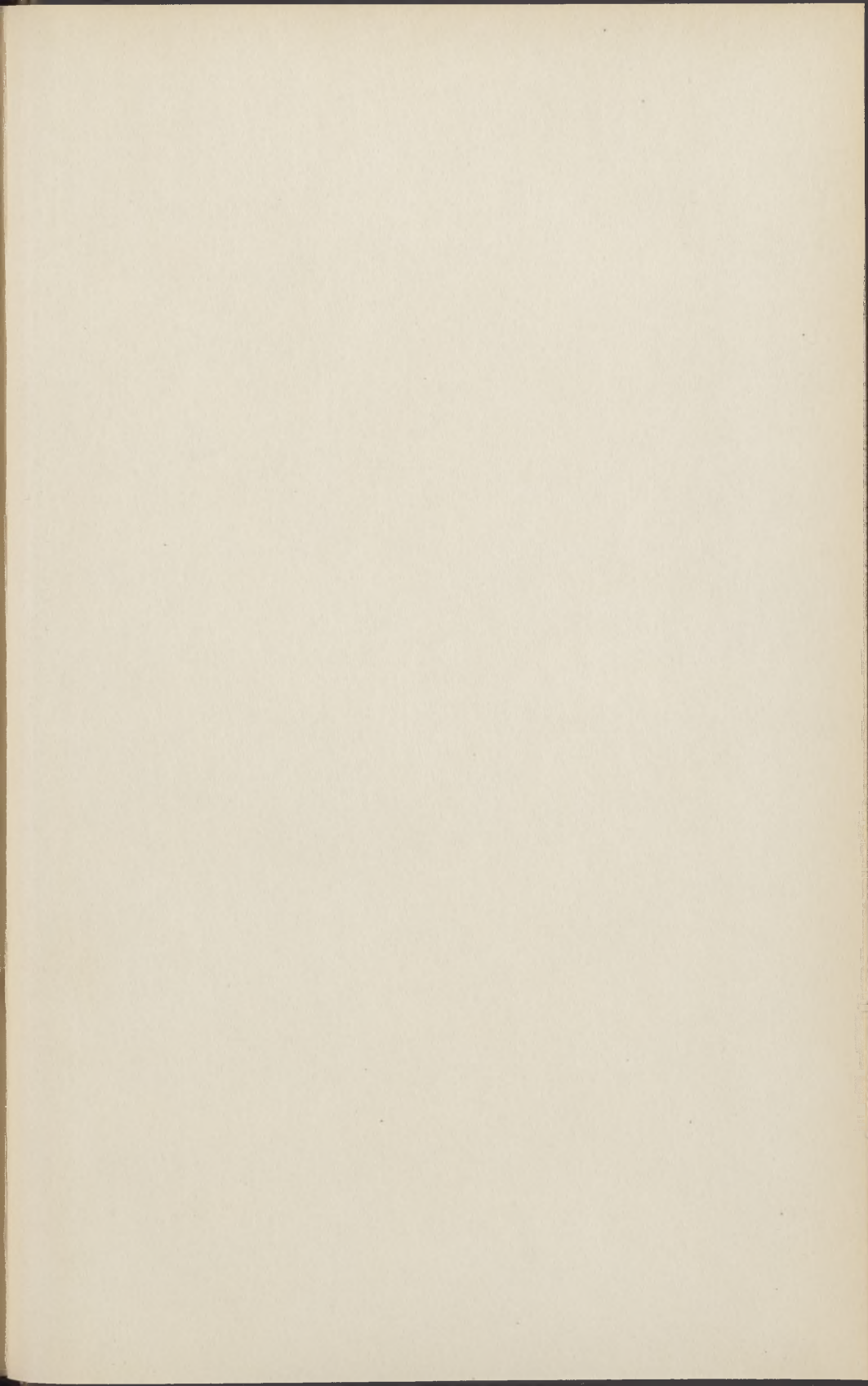
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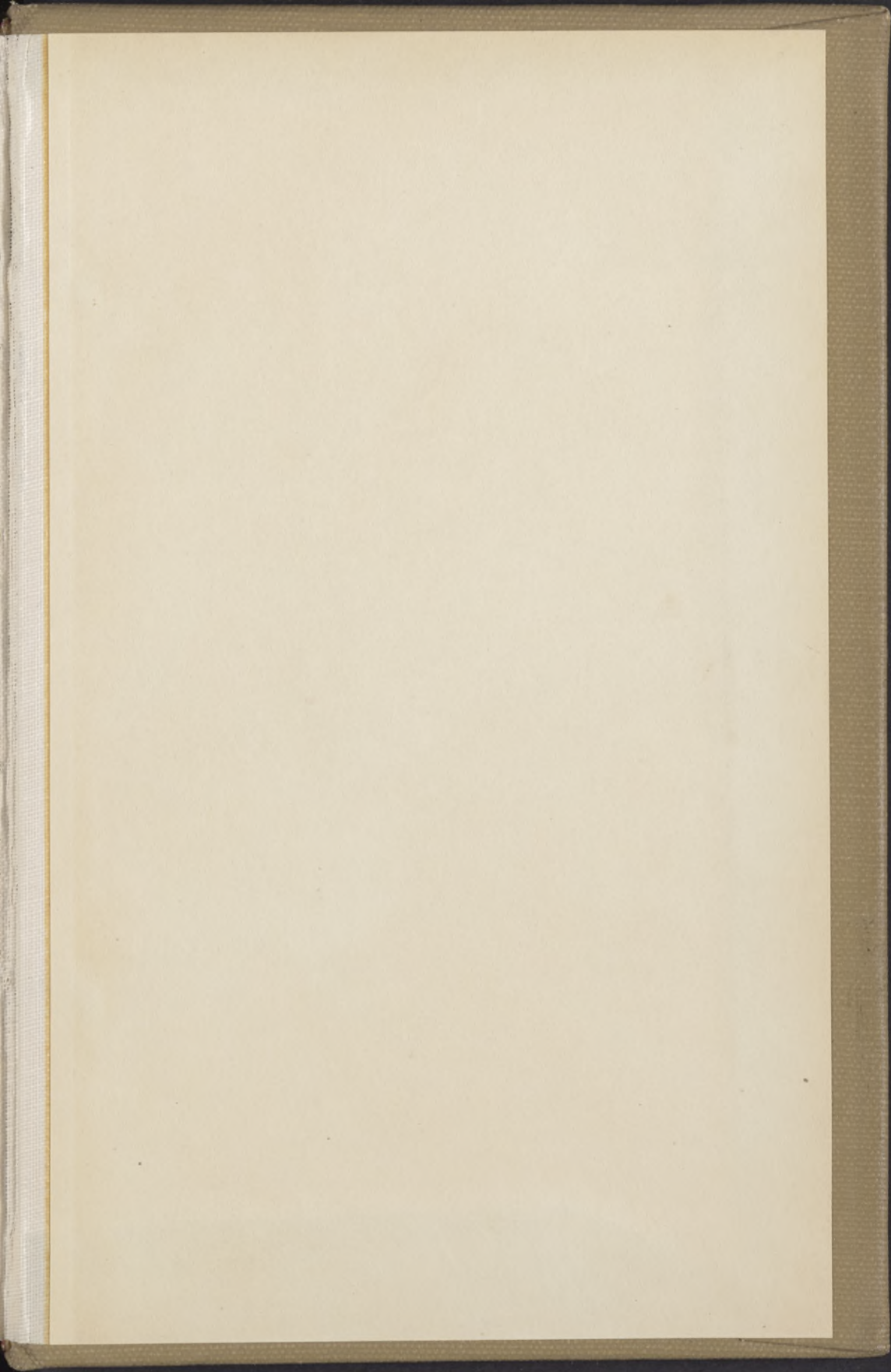














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