

## INDEX

---

**ABANDONMENT.** See Banks, 1-2; Evidence.

**ACCOUNTS.** See Banks, 1-2; Constitutional Law, I, 9-10; Public Utilities, 1.

**ADJUSTMENT BOARD.** See Labor, 6.

**ADMIRALTY.**

*Seaworthiness. Breach of Warranty. Indemnity.* Seaman injured in fall from staging caused by break in defective rope, entitled to indemnity. *Mahnich v. Southern S. S. Co.*, 96.

**AFFILIATION.** See Motor Carriers, 2.

**AGRICULTURAL ADJUSTMENT ACT.** See Taxation, 5.

**AGRICULTURAL MARKETING AGREEMENT ACT.** See Jurisdiction, I, 3.

**ALLOWANCES.** See Bankruptcy, 1-3.

**ANTITRUST ACTS.** See Motor Carriers, 2.

1. *Sherman Act. Offenses.* Dismissal of complaint in suit to restrain alleged violations of Sherman Act affirmed by equally divided Court. *U. S. v. Bausch & Lomb Co.*, 707.

2. *Id.* Distributor of trade-marked article in interstate commerce may not limit by agreement, express or implied, price at which or persons to whom its purchaser may resell, except as authorized by Miller-Tydings Act. *Id.*

3. *Id.* Combination and conspiracy between lens company and wholesalers to maintain resale prices through distribution system; sufficiency of evidence; review of provisions of decree. *Id.*

**ARBITRATION.** See Labor, 7.

**ARMED FORCES.**

*Selective Training and Service Act. Induction.* When registrant deemed inducted; until induction registrant subject solely to civil jurisdiction. *Billings v. Truesdell*, 542.

**ARMY.** See Armed Forces.

**ASSESSMENT.** See Banks, 3; Taxation, 7.

**ASSIMILATIVE CRIMES STATUTE.**

*Applicability.* See *Johnson v. Yellow Cab Co.*, 383.

**ATTORNEY'S FEES.** See Bankruptcy, 1-3.

**BANKRUPTCY.**

1. *Reorganization Proceeding. Chapter X. Allowances.* Bankruptcy court has exclusive jurisdiction to fix allowances for services of attorneys who represented bankrupt estate in state court litigation. *Brown v. Gerdes*, 178.

2. *Id.* Result unaffected by fact that state court litigation was instituted prior to effective date of Ch. X, where petition for reorganization approved subsequently. *Id.*

3. *Id.* Result unaffected by fact that litigation in state court was within exclusive jurisdiction of that court. *Id.*

**BANKS.** See **Taxation**, 6.

1. *Deposits. Abandonment.* Validity of statutory procedure for administration by State of abandoned deposits; application to national banks. *Anderson Bank v. Luckett*, 233.

2. *Id.* State may require national as well as state banks to file reports of inactive accounts. *Id.*

3. *Double Liability. Holding Company.* Shareholders of bank-stock holding company as liable for assessment on shares of national bank in portfolio of holding company; how liability measured. *Anderson v. Abbott*, 349.

**BARGES.** See **Longshoremen's & Harbor Workers' Act**, 1.**BONDS.** See **Constitutional Law**, II, 3; **Intoxicating Liquors**, 3.**BOOK AGENTS.** See **Constitutional Law**, VIII, (B), 1.**CAPITAL GAIN.** See **Taxation**, 1.**CARRIERS.** See **Interstate Commerce Act**, 1-7; **Intoxicating Liquors**, 2-4; **Motor Carriers**, 1-3.**CERTIFICATE.** See **Motor Carriers**, 1.**CERTIORARI.** See **Jurisdiction**, II, 4.**CIVIL RIGHTS.**

*Cause of Action. Sufficiency of Complaint.* State board's failure to certify complainant as duly elected nominee for state office did not give cause of action. *Snowden v. Hughes*, 1.

**CLEAN HANDS.** See **Equity**.**COLLECTION.** See **Taxation**, 7.**COLLECTIVE BARGAINING.** See **Labor**, 1-6.**COMBINATION.** See **Antitrust Acts**, 2-3.**COMMODITIES.** See **Constitutional Law**, I, 1.**COMMON CARRIERS.** See **Interstate Commerce Act**; **Motor Carriers**.

**CONCURRENT FINDINGS.** See Jurisdiction, II, 8.

**CONGRESS.** See Constitutional Law, I, 1-4.

**CONSOLIDATION.** See Motor Carriers, 2; Taxation, 6.

**CONSPIRACY.** See Antitrust Acts, 3.

**CONSTITUTIONAL LAW.**

I. Miscellaneous, p. 807.

II. Commerce Clause, p. 808.

III. First Amendment, p. 808.

IV. Fifth Amendment, p. 808.

V. Sixth Amendment, p. 809.

VI. Seventh Amendment, p. 809.

VII. Tenth Amendment, p. 809.

VIII. Fourteenth Amendment.

(A) In General, p. 809.

(B) Due Process Clause, p. 809.

(C) Equal Protection Clause, p. 810.

(D) Privileges and Immunities, p. 810.

IX. Fifteenth Amendment, p. 810.

X. Twenty-First Amendment, p. 810.

**I. Miscellaneous.**

1. *Legislative Power. Delegation.* Emergency Price Control Act did not delegate to Price Administrator legislative power of Congress to control commodity prices in time of war. *Yakus v. U. S.*, 414.

2. *Id.* Rent control provisions of Emergency Price Control Act did not delegate to Price Administrator legislative power of Congress. *Bowles v. Willingham*, 503.

3. *Judicial Power.* Scope of powers of courts established by Congress under Art. III of Constitution. *Stark v. Wickard*, 288.

4. *Id.* Congress may give federal courts exclusive or concurrent jurisdiction of controversies arising under Constitution and laws of United States, or may restrict occasions when jurisdiction of state courts may be revoked. *Bowles v. Willingham*, 503.

5. *Federal Regulation. Federal Power Act.* Order requiring utility to eliminate write-up; valid. *Northwestern Electric Co. v. Power Comm'n*, 119.

6. *Powers of States. Intoxicating Liquors.* Regulation of transportation through State of intoxicating liquors, sustained. *Carter v. Virginia*, 131.

7. *Freedom of Religion. Minors.* State statute which forbade permitting minor to sell on streets, valid as applied to guardian who permitted minor to distribute religious literature. *Prince v. Massachusetts*, 158.



**CONSTITUTIONAL LAW**—Continued.

8. *Voting. Race Discrimination.* Right of Negro to vote in Texas democratic primary. *Smith v. Allwright*, 649.

9. *National Banks. Abandoned Deposits.* Validity of statutory procedure for administration by State of abandoned bank deposits. *Anderson Bank v. Luckett*, 233.

10. *Id.* State may require national as well as state banks to file reports of inactive accounts. *Id.*

**II. Commerce Clause.**

1. *Federal Regulation. Common Carriers by Water.* Towage operations between points in same State, but which regularly cross into waters of another State, as subject to regulation under Part III of Interstate Commerce Act. *Cornell Steamboat Co. v. U. S.*, 634.

2. *State Regulation. Intoxicating Liquors.* Regulation of transportation through State of intoxicating liquors, sustained. *Carter v. Virginia*, 131.

3. *Id.* Power of state board to cancel bond given pursuant to regulations, not burden on interstate commerce. *Id.*

**III. First Amendment.**

1. *Freedom of Religion.* Flat license tax on book agents, as applied to evangelist or preacher distributing religious tracts in home town and deriving livelihood therefrom, invalid. *Follett v. McCormick*, 573.

2. *Id.* State statute which forbade permitting minor to sell on streets, valid as applied to guardian who permitted minor to distribute religious literature. *Prince v. Massachusetts*, 158.

**IV. Fifth Amendment.**

1. *Due Process. Emergency Price Control Act.* Validity of provision of Emergency Price Control Act barring defense of invalidity of regulation in criminal prosecution for violation. *Yakus v. U. S.*, 414.

2. *Id.* Provision of Emergency Price Control Act denying judicial stay pending determination of validity of regulation, sustained. *Id.*

3. *Id.* Validity of rent control provisions of Emergency Price Control Act; requirement that maximum rents be "generally" fair and equitable; provision for judicial review after order or regulation becomes effective. *Bowles v. Willingham*, 503.

4. *Due Process. Federal Power Act.* Order of Federal Power Commission requiring utility subject to Federal Power Act to eliminate write-up, valid. *Northwestern Electric Co. v. Power Comm'n*, 119.

CONSTITUTIONAL LAW—Continued.

**V. Sixth Amendment.**

*Criminal Prosecutions. Guarantees.* Guarantee of Sixth Amendment to trial by jury of State and district where crime was committed, not violated. *Yakus v. U. S.*, 414.

**VI. Seventh Amendment.**

1. *Jury Trial.* Seventh Amendment's guarantee inapplicable to proceeding in equity jurisdiction of Emergency Court of Appeals to test validity of price regulation. *Yakus v. U. S.*, 414.

2. *Id.* Judgment notwithstanding verdict as deprival of jury trial. *Tennant v. Peoria Ry. Co.*, 29.

**VII. Tenth Amendment.**

*Reserved Powers of States.* Order of Federal Power Commission requiring utility to eliminate write-up by applying toward it all net income above preferred-stock dividend requirements, sustained. *Northwestern Electric Co. v. Power Comm'n*, 119.

**VIII. Fourteenth Amendment.**

(A) In General.

*State Action.* Whether action of state board in this case was action of State, not decided. *Snowden v. Hughes*, 1.

(B) Due Process Clause.

1. *Freedom of Religion.* Flat license tax on book agents, as applied to evangelist or preacher distributing religious tracts in home town and deriving livelihood therefrom, invalid. *Follett v. McCormick*, 573.

2. *Id.* State statute which forbade permitting minor to sell on streets, valid as applied to guardian who permitted minor to distribute religious literature. *Prince v. Massachusetts*, 158.

3. *Political Office.* Unlawful denial by state action of right to state political office not denial of due process. *Snowden v. Hughes*, 1.

4. *Property Rights.* New York statute prescribing rule for apportionment of proceeds between life tenant and remainderman in mortgage salvage operations, valid. *Demorest v. City Bank Co.*, 36.

5. *Id.* Decisions of state court prior to enactment of statute did not establish rule of property whereby remaindermen here acquired vested rights. *Id.*

6. *Banks. Deposits. Abandonment.* Validity of state statute requiring state and national banks to surrender presumptively abandoned accounts to State. *Anderson Bank v. Luckett*, 233.

7. *Id.* Provisions for notice and hearing as satisfying requirements of due process. *Id.*

8. *Id.* Requirement of surrender of custody without prior judicial decree of abandonment. *Id.*

**CONSTITUTIONAL LAW**—Continued.

9. *Id.* State may require national as well as state banks to file reports of inactive accounts. *Id.*

## (C) Equal Protection Clause.

1. *What Constitutes Denial.* Unlawful administration of statute fair on its face not a denial of equal protection unless intentional or purposeful discrimination be shown. *Snowden v. Hughes*, 1.

2. *Elections for State Office.* State board's failure to certify complainant as duly elected nominee for state office did not deny equal protection of laws. *Id.*

3. *Minors.* Power of State to control conduct of children broader than power over adults. *Prince v. Massachusetts*, 158.

4. *Use of Streets.* Exclusion of children of particular sect from such use of streets as is barred to all other children, not denial of equal protection. *Id.*

## (D) Privileges and Immunities Clause.

1. *Coverage.* Rights derived solely from State not protected. *Snowden v. Hughes*, 1.

2. *Id.* Right to become candidate for state office not protected. *Id.*

**IX. Fifteenth Amendment.**

*Primary Elections.* Right of Negro to vote in Texas democratic primary. *Smith v. Allwright*, 649.

**X. Twenty-First Amendment.**

*State Regulation.* Regulation of transportation through State of intoxicating liquors, valid independently of Twenty-First Amendment. *Carter v. Virginia*, 131.

**CONSTRUCTION CONTRACT.** See **Contracts**, 1-3.**CONTRACTS.** See **Antitrust Acts**, 2-3; **Labor**, 5-6.

1. *Government Construction Contract. Damages.* Government not liable for damages where contractor was prevented by another from completing construction in advance of time specified. *U. S. v. Blair*, 730.

2. *Id.* Award of damages by Court of Claims to contractor who failed to appeal to departmental head as required by contract, erroneous. *Id.*

3. *Id.* Allowance of claim of contractor, to use of subcontractor, for extra labor costs, sustained. *Id.*

**CORPORATIONS.** See **Banks**, 3.

1. *Liability of Shareholders.* Courts will not allow interposition of corporation to defeat legislative policy. *Anderson v. Abbott*, 349.



**CORPORATIONS**—Continued.

2. *Dissolution*. Effect on injunction against violation of Fair Labor Standards Act. *Walling v. Reuter Co.*, 671.

**COURTS.**

*Stare Decisis*. Previous decisions of constitutional questions; when Court not constrained to follow. *Smith v. Allwright*, 649.

**CREW**. See **Longshoremen's & Harbor Workers' Act**, 1.

**CRIMINAL LAW**. See **Constitutional Law**, IV, 1; V.

*Assimilative Crimes Statute*. Applicability. *Johnson v. Yellow Cab Co.*, 383.

**DAMAGES**. See **Contracts**, 1-3.

**DECREE**. See **Antitrust Acts**, 3.

**DEDUCTIONS**. See **Taxation**, 2-5.

**DELEGATION OF POWER**. See **Constitutional Law**, I, 1-2.

**DEMOCRATIC PARTY**. See **Constitutional Law**, I, 8.

**DEPOSITS**. See **Banks**, 1-2; **Constitutional Law**, I, 9-10; VIII, (B), 6-9; **Evidence**.

**DISTRIBUTORS**. See **Antitrust Acts**, 2-3; **Constitutional Law**, III, 1-2; VIII, (B), 1.

**DOUBLE LIABILITY**. See **Banks**, 3.

**DRY CELL**. See **Patents for Inventions**, 1.

**DUE PROCESS**. See **Constitutional Law**, IV, 1-4; VIII, (B), 1-9.

**ELECTIONS**. See **Civil Rights**; **Constitutional Law**, I, 8; VIII, (B), 3; (C), 2; IX.

*Voting. Primary Elections*. Right of Negro to vote in Texas democratic primary. *Smith v. Allwright*, 649.

**EMERGENCY COURT OF APPEALS**. See **Constitutional Law**, VI, 1.

**EMERGENCY PRICE CONTROL ACT**. See **Constitutional Law**, I, 1-2; IV, 1-3; **Injunction**, 3-4; **Public Utilities**, 2-4.

1. *Enforcement. Injunction*. Grant of injunction under § 205 (a) of Act not mandatory. *Hecht Co. v. Bowles*, 321.

2. *Id.* Discretion of court under § 205 (a) to be exercised in light of objectives of Act; public interest as measure of propriety and need of injunctive relief. *Id.*

3. *Id.* Cause remanded for determination of whether refusal of injunction was abuse of discretion. *Id.*

**EMERGENCY PRICE CONTROL ACT**—Continued.

4. *Regulations. Validity.* Procedure prescribed by §§ 203 and 204 for determining validity of regulations is exclusive and precludes defense of invalidity of regulation in criminal prosecution for violation. *Yakus v. U. S.*, 414.

5. *Id.* Petitioners who did not resort to prescribed procedure can show denial of constitutional right only by showing that that procedure is incapable of affording them due process. *Id.*

**EMPLOYER AND EMPLOYEE.** See Admiralty; Employers' Liability Act; Labor.

**EMPLOYERS' LIABILITY ACT.**

*Sufficiency of Evidence* to sustain verdict; judgment notwithstanding verdict as unauthorized. *Tennant v. Peoria Ry. Co.*, 29.

**EQUITY.** See Constitutional Law, VI, 1.

*Clean Hands Doctrine.* Applicability. *Johnson v. Yellow Cab Co.*, 383.

**ESCHEAT.** See Banks, 1.

**EVANGELISM.** See Constitutional Law, III, 1-2; VIII, (B), 1-2.

**EVIDENCE.** See Antitrust Acts, 3; Employers' Liability Act.

*Presumptions.* Validity of presumption of abandonment of bank deposits after specified period of inactivity. *Anderson Bank v. Luckett*, 233.

**EXCESS INTEREST DIVIDENDS.** See Taxation, 4.

**EXCHANGE.** See Taxation, 1.

**EXCISES.** See Taxation, 5.

**EXEMPTIONS.** See Public Utilities, 2.

**EXTRA COSTS.** See Contracts, 3.

**FAIR LABOR STANDARDS ACT.** See Jurisdiction, I, 2; Labor, 9.

**FEDERAL POWER ACT.** See Constitutional Law, I, 5; IV, 4; VII.

**FEDERAL QUESTION.** See Jurisdiction, I, 4-5.

**FIFTH AMENDMENT.** See Constitutional Law, V.

**FLOOR STOCKS TAX.** See Taxation, 5.

**FOURTEENTH AMENDMENT.** See Constitutional Law, VIII.

**FREEDOM OF RELIGION.** See Constitutional Law, I, 7; III, 1-2; VIII, (B), 1-2.

**GOVERNMENT CONTRACTS.** See Contracts, 1-3.

**GRANDFATHER CLAUSE.** See Motor Carriers, 1.

**GUARDIANS.** See Constitutional Law, I, 7.



**HABEAS CORPUS.**

1. *Propriety of Writ.* Petitioner confined under sentence of state court must exhaust state court remedies before applying to federal courts. *Ex parte Hawk*, 114.

2. *Id.* Where petitioner has exhausted state remedies and makes substantial showing of denial of federal right, federal court should entertain petition. *Id.*

3. *Id.* Petitioner seeking relief in federal courts should proceed first in district court. *Id.*

**HEARING.** See **Constitutional Law**, IV, 1-3; V; VI, 1-2; VIII, (B), 7.

**HIGHWAYS.** See **Constitutional Law**, VIII, (B), 2; (C), 4.

**HOLDING COMPANY.** See **Banks**, 3; **Taxation**, 7.

**INACTIVE ACCOUNTS.** See **Banks**, 2.

**INCOME TAX.** See **Taxation**, 1-4.

**INDEMNITY.** See **Admiralty**.

**INDUCTION.** See **Armed Forces**.

**INDUSTRIAL DISPUTES.** See **Injunction**, 1-2.

**INFANTS.** See **Constitutional Law**, I, 7; III, 2; VIII, (C), 3-4.

**INJUNCTION.**

1. *Availability of Remedy.* Railroad which refused to submit labor dispute to arbitration, barred by Norris-LaGuardia Act from injunctive relief. *Brotherhood of Trainmen v. Toledo, P. & W. R. Co.*, 50.

2. *Id.* That violence was involved in labor dispute did not render § 8 of Norris-LaGuardia Act inapplicable. *Id.*

3. *Id.* *Stay of Judicial Proceedings.* Federal court may enjoin proceeding in state court to restrain Price Administrator from issuing rent orders; Jud. Code § 265 inapplicable. *Bowles v. Willingham*, 503.

4. *Remedy as Discretionary.* Grant of injunction on application of Administrator under Emergency Price Control Act, § 205 (a), not mandatory. *Hecht Co. v. Bowles*, 321.

5. *Enforcement.* Effect of dissolution of corporation which had been enjoined from violations of Fair Labor Standards Act. *Walling v. Reuter Co.*, 671.

**INSURANCE COMPANIES.** See **Taxation**, 4.

**INTEREST.**

*Meaning.* Interest usually denotes amount which one has agreed to pay for use of borrowed money. *Equitable Society v. Commissioner*, 560.

**INTERNAL REVENUE CODE.** See Jurisdiction, II, 4; Taxation.

**INTERSTATE COMMERCE.** See Antitrust Acts, 2-3; Constitutional Law, II, 1-3; Interstate Commerce Act.

**INTERSTATE COMMERCE ACT.** See Jurisdiction, I, 7; II, 3, 6; Motor Carriers, 1-3.

1. *Transportation Service.* Finding of Commission as to when and where transportation service ends conclusive if supported by evidence. *U. S. v. Wabash R. Co.*, 403.

2. *Id.* Finding of Commission as to when and where transportation service ends as supported by evidence. *Id.*

3. *Rates. Review of I. C. C.* Rates as unjust, unreasonable and discriminatory; inadequacy of record. *Eastern-Central Assn. v. U. S.*, 194.

4. *Preference.* Order directing cancellation of tariff eliminating charges for spotting service at industrial plant, as departure from filed tariffs and violation of § 6 (7), sustained. *U. S. v. Wabash R. Co.*, 403.

5. *Id.* Commission not required to suppress all violations of § 6 (7) simultaneously or none. *Id.*

6. *Water Carriers. Regulation by Commission.* Tugboat company as "water carrier" engaged in "interstate transportation." *Cornell Steamboat Co. v. U. S.*, 634.

7. *Id.* Towage operations between points in same State, but which regularly cross into waters of another State, as subject to regulation by Commission. *Id.*

**INTOXICATING LIQUORS.** See Constitutional Law, I, 6; II, 2; X.

1. *Federal Regulation. Offenses.* On facts, purchase and delivery of liquors were not violative of 10 U. S. C. § 1350. *Johnson v. Yellow Cab Co.*, 383.

2. *State Regulation.* Regulation of transportation through State of intoxicating liquors, valid. *Carter v. Virginia*, 131.

3. *Id.* Power of state board to cancel bond given pursuant to regulations. *Id.*

4. *Id.* Carrier entitled to return of liquors seized by state officers in Oklahoma while in transit from Illinois to Fort Sill Military Reservation. *Johnson v. Yellow Cab Co.*, 383.

**INVENTION.** See Patents for Inventions.

## JUDGMENTS.

1. *Judgment Notwithstanding Verdict* as deprival of jury trial. *Tennant v. Peoria Ry. Co.*, 29.

2. *Res Judicata.* Judgment against holding company in prior

**JUDGMENTS**—Continued.

suit by receiver of national bank not res judicata of claim against shareholders of holding company for balance due on assessment. *Anderson v. Abbott*, 349.

**JUDICIARY.** See **Constitutional Law**, I, 3-4.

**JURISDICTION.** See **Bankruptcy**, 1-3; **Constitutional Law**, I, 3-4; IV, 1-3; **Injunction**, 1-5; **Interstate Commerce Act**, 6-7; **Procedure**.

I. In General, p. 815.

II. Jurisdiction of this Court, p. 816.

References to particular subjects under title Jurisdiction: Appeal, II, 2-3; Assignments of Error, II, 5; Certiorari, II, 4; Concurrent Findings, II, 8; Emergency Price Control Act, I, 11; Equally Divided Court, II, 1; Federal Question, I, 4-5; Findings, II, 7-8; Habeas Corpus, I, 12; Injunction, I, 2, 13; Interstate Commerce Commission, I, 7; II, 3, 6; Local Law, II, 9; Longshoremen's Act, I, 10; Moot Case, I, 1-2; Parties, I, 3; Record, II, 10; Rehearing II, 4; Rules of Decision, II, 11; Scope of Review, I, 8-11; II, 5-8; Stare Decisis, II, 11; Tax Court, I, 6, 9; II, 4.

**I. In General.**

1. *Case as Moot.* Order of Board under National Labor Relations Act as moot. *Case Co. v. Labor Board*, 332.

2. *Id.* Effect of dissolution of corporation on injunction against it for violation of Fair Labor Standards Act. *Walling v. Reuter Co.*, 671.

3. *Parties.* Standing of producers to sue under Agricultural Marketing Agreement Act. *Stark v. Wickard*, 288.

4. *Federal Question.* Liability of shareholders of holding company for assessments in respect of national bank shares held by holding company was federal question. *Anderson v. Abbott*, 349.

5. *Id.* Whether exclusion of citizens from voting on account of their race or color has been effected by action of State is federal question. *Smith v. Allwright*, 649.

6. *Review of Tax Court.* Decision of Tax Court on review may be modified or reversed only if it is "not in accordance with law." *Equitable Life Society v. Commissioner*, 560.

7. *Review of Orders of I. C. C.* Appellant's interest in proceeding as insufficient to entitle it to appeal. *Boston Tow Boat Co. v. U. S.*, 632.

8. *Scope of Review.* Finding of Seaworthiness. *Mahnich v. Southern S. S. Co.*, 96.

9. *Scope of Review* of decisions of Tax Court. *Equitable Society v. Commissioner*, 560.



**JURISDICTION**—Continued.

10. *Scope of Review* of compensation award under Longshoremen's & Harbor Workers' Compensation Act. *Norton v. Warner Co.*, 565.

11. *Emergency Price Control Act*. Review of questions as to validity of regulations restricted. *Bowles v. Willingham*, 503.

12. *Habeas Corpus*. Propriety of exercise of jurisdiction by federal courts. *Ex parte Hawk*, 114.

13. *Injunction*. Federal court may enjoin proceeding in state court to restrain Price Administrator from issuing rent orders; Jud. Code § 265 inapplicable. *Bowles v. Willingham*, 503.

**II. Jurisdiction of this Court.**

1. *Equally Divided Court*. Affirmance by. *U. S. v. Bausch & Lomb Co.*, 707.

2. *Appellate Jurisdiction. Power of Court*. Court may make such disposition of case on appeal as justice requires. *Walling v. Reuter Co.*, 671.

3. *Review of I. C. C.* Jud. Code, § 210. Appellant's interest as insufficient to entitle it to take separate appeal from judgment. *Boston Tow Boat Co. v. U. S.*, 632.

4. *Tax Cases*. Of case to which § 1140 (b) (2) of Internal Revenue Code is applicable, this Court is without jurisdiction after certiorari has been denied and time for petition for rehearing has expired. *R. Simpson & Co. v. Commissioner*, 225.

5. *Scope of Review*. Federal questions not assigned as error or designated in points to be relied on, not considered; application of Jud. Code § 237 (c). *Flournoy v. Wiener*, 253.

6. *Scope of Review*. Only questions presented by modified orders of I. C. C. considered. *McLean Trucking Co. v. U. S.*, 67.

7. *Findings*. Review of finding of seaworthiness. *Mahnich v. Southern S. S. Co.*, 96.

8. *Concurrent Findings*. Accepted unless clearly erroneous. *Goodyear Co. v. Ray-O-Vac Co.*, 275; *Anderson v. Abbott*, 349.

9. *Local Law*. Effect of state court decision interpreting. *Carter v. Virginia*, 131; *Prince v. Massachusetts*, 158.

10. *Adequacy of Record*. *Eastern-Central Assn. v. U. S.*, 194.

11. *Rules of Decision. Stare Decisis*. Court not constrained to follow previous decision which on reexamination is believed erroneous. *Smith v. Allwright*, 649.

**JURY.** See Constitutional Law, V; VI, 1-2.

**JURY TRIAL.** See Constitutional Law, V; VI, 1-2.

**LABOR.**

1. *Labor Relations Act*. Employer's bargaining with any other than designated representative of employees was unfair labor practice. *Medo Corp. v. Labor Board*, 678.

2. *Id.* Grant of wage increases inducing employees to leave union was unfair labor practice. *Id.*

3. *Id.* Defection in union membership resulting from unfair labor practices of employer not justification for refusal to bargain. *Medo Corp. v. Labor Board*, 678; *Franks Bros. Co. v. Labor Board*, 702.

4. *Id.* Determination of how effects of unfair labor practice may be expunged is for Board. *Franks Bros. Co. v. Labor Board*, 702.

5. *Id.* Effect of individual contracts with employees. *Case Co. v. Labor Board*, 332.

6. *Railway Labor Act*. Failure of carrier under § 6 of Railway Labor Act to give notice of intended change affecting pay rendered individual contracts ineffective; award of Adjustment Board based on collective agreement enforceable. *Order of Telegraphers v. Express Agency*, 342.

7. *Railway Labor Disputes. Norris-LaGuardia Act*. Railroad which refused to submit labor dispute to arbitration has not made "every reasonable effort" to settle dispute, and is barred from injunctive relief. *Brotherhood of Trainmen v. Toledo, P. & W. R. Co.*, 50.

8. *Id.* That violence was involved in labor dispute did not render § 8 of Norris-LaGuardia Act inapplicable. *Id.*

9. *Fair Labor Standards Act. Workweek. Computation*. Underground travel time of iron ore miners includible in workweek and compensable accordingly. *Tennessee Coal Co. v. Muscoda Local*, 590.

**LABOR RELATIONS ACT.** See Labor, 1-5.

**LENSES.** See Antitrust Acts, 3.

**LICENSE.** See Constitutional Law, III, 1; VIII, (B), 1.

**LIFE TENANTS.** See Constitutional Law, VIII, (B), 4.

**LIMITATIONS.** See Taxation, 7.

*Application of Limitations.* Award of Adjustment Board under Railway Labor Act as not barred by state statute of limitations. *Order of Telegraphers v. Express Agency*, 342.

**LIQUORS.** See Intoxicating Liquors.

**LONGSHOREMEN'S & HARBOR WORKERS' ACT.**

1. *Coverage.* Bargeman was "member of a crew" and excluded from coverage of Act. *Norton v. Warner Co.*, 565.

2. *Review of Award.* On review under § 21 (b), court may set aside award only for error of law. *Norton v. Warner Co.*, 565.

**MILITARY RESERVATION.** See *Intoxicating Liquors*, 4.

**MILLER-TYDINGS ACT.** See *Antitrust Acts*, 2.

**MINERS.** See *Labor*, 9.

**MINISTERS.** See *Constitutional Law*, III, 1; VIII, (B), 1.

**MINORS.** See *Constitutional Law*, I, 7; III, 2; VIII, (B), 2; (C), 3-4.

**MONOPOLY.** See *Antitrust Acts*.

**MOOT CASE.** See *Jurisdiction*, I, 1-2.

**MORTGAGES.** See *Constitutional Law*, VIII, (B), 4.

**MOTOR CARRIERS.**

1. *Motor Carrier Act. Authorization of Operation. Grandfather Rights.* Coordinated rail-motor service; railroad as "common carrier by motor vehicle"; applicability of "control and responsibility" test. *Thomson v. U. S.*, 19.

2. *Consolidations.* Orders of I. C. C. authorizing consolidation, and issuance of securities, sustained; consolidation as "consistent with public interest"; effect of antitrust laws; consolidation as not "affiliated" with rail carrier. *McLean Trucking Co. v. U. S.*, 67.

3. *Rates. Review of I. C. C.* Rates as unjust, unreasonable and discriminatory; inadequacy of record. *Eastern-Central Assn. v. U. S.*, 194.

**MOTOR VEHICLES.** See *Motor Carriers*.

**NATIONAL BANKS.** See *Banks*, 1-3; *Constitutional Law*, VIII, (B), 6-9; *Taxation*, 6.

**NATIONAL LABOR RELATIONS ACT.** See *Labor*, 1-5.

**NEGLIGENCE.** See *Admiralty; Employers' Liability Act*.

**NEGROES.** See *Constitutional Law*, I, 8; IX; *Elections*.

**NON OBSTANTE VEREDICTO.** See *Constitutional Law*, VI, 2.

**NORRIS-LAGUARDIA ACT.** See *Injunction*, 1-2; *Labor*, 7-8.

*Construction.* Restriction on grant of injunction applies to railway labor disputes. *Brotherhood of Trainmen v. Toledo, P. & W. R. Co.*, 50.

**NOTICE.** See *Constitutional Law*, VIII, (B), 6.

**PARTIES.**

*Parties Plaintiff.* Standing of producers to sue under Agricultural Marketing Agreement Act. *Stark v. Wickard*, 288.

**PATENTS FOR INVENTIONS.**

1. *Validity. Infringement.* Anthony Patent No. 2,198,423 for leakproof dry cell for flashlights, valid and infringed. *Goodyear Co. v. Ray-O-Vac Co.*, 275.



**PATENTS FOR INVENTIONS**—Continued.

2. *Id.* Defenses based on insufficiency of description of the invention and on file-wrapper estoppel, not supported by evidence. *Id.*

**PAYMENT.** See **Taxation**, 3.

**PENALTY.** See **Taxation**, 8.

**PERSONAL HOLDING COMPANY.** See **Taxation**, 7.

**PERSONAL INJURIES.** See **Admiralty**.

**PLEADING.**

- Complaint.* Sufficiency of allegations to state cause of action under Fourteenth Amendment or Civil Rights Act. *Snowden v. Hughes*, 1.

**POLITICAL PARTY.** See **Constitutional Law**, I, 8; VIII, (B), 3; (C), 2; (D), 1-2.

**PORTAL TO PORTAL PAY.** See **Labor**, 9.

**POWER ACT.** See **Constitutional Law**, I, 5; IV, 4.

**PREACHERS.** See **Constitutional Law**, III, 1; VIII, (B), 1.

**PREFERENCE.** See **Interstate Commerce Act**, 4-5.

**PRESUMPTIONS.** See **Evidence**.

**PRICE ADMINISTRATOR.** See **Constitutional Law**, I, 1-2; IV, 1-3; **Emergency Price Control Act**, 1-5.

**PRICE-FIXING.** See **Antitrust Acts**, 2-3; **Constitutional Law**, I, 1-2; IV, 1-3; **Emergency Price Control Act**, 1-5; **Public Utilities**, 2-4.

**PRICES.** See **Antitrust Acts**, 2-3; **Constitutional Law**, I, 1-2; IV, 1-3; **Emergency Price Control Act**, 1-5; **Public Utilities**, 2-4.

**PRIMARIES.** See **Constitutional Law**, I, 8; IX.

**PRIVILEGES AND IMMUNITIES.** See **Constitutional Law**, VIII, (D), 1-2.

**PROCEDURE.** See **Emergency Price Control Act**, 4-5; **Jurisdiction**.

1. *Complaint.* Sufficiency of allegations to state cause of action under Fourteenth Amendment or Civil Rights Act. *Snowden v. Hughes*, 1.

2. *Summary Judgment.* Propriety of. *Sartor v. Arkansas Gas Corp.*, 620.

3. *Judgment Notwithstanding Verdict.* As deprivation of jury trial. *Tennant v. Peoria Ry. Co.*, 29.

**PROCESSING TAX.** See **Taxation**, 5.

**PUBLIC UTILITIES.**

1. *Federal Power Act. Accounts.* Order requiring utility to eliminate write-up by applying toward it all net income above preferred-stock dividend requirements, sustained. *Northwestern Electric Co. v. Power Comm'n*, 119.

2. *Emergency Price Control Act. Exemptions.* Public warehouse in California was exempt "public utility." *Davies Warehouse Co. v. Bowles*, 144.

3. *Rates.* Effect of Emergency Price Control Act on increases of rates. *Vinson v. Washington Gas Co.*, 489.

4. *Id.* Opportunity of Director of Economic Stabilization for hearing. *Id.*

**RACE DISCRIMINATION.** See **Constitutional Law**, I, 8; IX.

**RAILROADS.** See **Interstate Commerce Act**; **Motor Carriers**, 1.

**RAILWAY LABOR ACT.** See **Labor**, 6; **Limitations**.

**RATES.** See **Interstate Commerce Act**, 3-5; **Motor Carriers**, 3; **Public Utilities**, 3-4.

**RECOVERIES.** See **Taxation**, 1.

**REHEARING.** See **Jurisdiction**, II, 4.

**RELIGION.** See **Constitutional Law**, I, 8; III, 1-2; VIII, (B), 1-2; (C), 4.

**REMAINDERS.** See **Constitutional Law**, VIII, (B), 4-5.

**RENTS.** See **Constitutional Law**, I, 2; IV, 3.

**REORGANIZATION.** See **Bankruptcy**, 1-3.

**REPORTS.** See **Banks**, 2.

**RESALE PRICES.** See **Antitrust Acts**, 3.

**RESERVED POWERS.** See **Constitutional Law**, VII.

**RESTRAINT OF TRADE.** See **Antitrust Acts**, 2-3.

**RETURNS.** See **Taxation**, 7-8.

**ROPE.** See **Admiralty**.

**RULES OF CIVIL PROCEDURE.** See **Procedure**, 2-3.

**SALE.** See **Antitrust Acts**, 2-3; **Taxation**, 1.

**SEAMEN.** See **Admiralty**.

**SEAWORTHINESS.** See **Admiralty**; **Jurisdiction**, I, 8.

**SECRETARY OF AGRICULTURE.** See **Jurisdiction**, I, 3.

**SECTS.** See **Constitutional Law**, I, 8; III, 1-2; VIII, (B), 1-2; (C), 4.

**SECURITIES.** See **Motor Carriers**, 2.

**SEIZURE.** See *Intoxicating Liquors*, 4.

**SELECTIVE SERVICE.**

*Induction.* When registrant deemed inducted; until induction registrant subject solely to civil jurisdiction. *Billings v. Truesdell*, 542.

**SEVENTH AMENDMENT.** See *Constitutional Law*, VI, 1-2.

**SHERMAN ACT.** See *Antitrust Acts*, 1-3.

**SIXTH AMENDMENT.** See *Constitutional Law*, V.

**STAMP TAX.** See *Taxation*, 6.

**STATUTES.**

1. *Wisdom of Statute.* Not concern of court. *Brotherhood of Trainmen v. Toledo, P. & W. R. Co.*, 50.

2. *Tax Statutes.* Provisions for deductions from taxes strictly construed. *Equitable Society v. Commissioner*, 560.

3. *Fair Labor Standards Act.* Act is remedial and humanitarian in nature and not to be interpreted in narrow, grudging manner. *Tennessee Coal Co. v. Muscoda Local*, 590.

**STAY.** See *Constitutional Law*, IV, 2.

**STOCKHOLDERS.** See *Banks*, 3.

**STREETS.** See *Constitutional Law*, I, 8; III, 2; VIII, (B), 2; (C), 4.

**SUBCONTRACTOR.** See *Contracts*, 3.

**SUMMARY JUDGMENT.** See *Procedure*, 2.

**TARIFFS.** See *Interstate Commerce Act*, 3-5.

**TAXATION.** See *Jurisdiction*, I, 6, 9; II, 4; *Statutes*, 2.

1. *Income Tax. Capital Gain.* Recoveries here not proceeds of "sale or exchange" and were properly taxed as ordinary income. *Dobson v. Commissioner*, 231.

2. *Income Tax. Deductions.* Taxpayer on accrual basis may not accrue contingent or contested expense. *Security Mills Co. v. Commissioner*, 281.

3. *Id.* Payments as not deductible in earlier year than that in which payments were made. *Id.*

4. *Deductions.* "Excess interest dividends" paid by insurance company not deductible as "interest on indebtedness." *Equitable Society v. Commissioner*, 560.

5. *Manufacturers' Excise Tax.* Deduction in respect of tax on floor stocks levied by § 16 of Agricultural Adjustment Act, disallowed. *B. F. Goodrich Co. v. U. S.*, 126.

6. *Stamp Tax.* Stamp tax imposed by § 800 of 1926 Act inapplicable to transfers of securities and realty effected by consolidation of national bank and state bank. *U. S. v. Seattle Bank*, 583.



**TAXATION**—Continued.

7. *Assessment and Collection. Limitations.* Effect of failure of personal holding company to file separate return on prescribed form. *Commissioner v. Lane-Wells Co.*, 219.

8. *Penalties.* Penalty for failure to file return; when mandatory. *Id.*

**TOWAGE.** See **Constitutional Law**, II, 1; **Interstate Commerce Act**, 6-7.

**TRADE MARKS.** See **Antitrust Acts**, 2-3.

**TRADES UNIONS.** See **Labor**, 1-3, 6-8.

**TRANSFERS.** See **Taxation**, 6.

**TRANSPORTATION.** See **Constitutional Law**, 1-2; **Interstate Commerce Act**; **Intoxicating Liquors**, 2, 4; **Motor Carriers**.

**TRIAL BY JURY.** See **Constitutional Law**, V; VI, 1-2; **Employers' Liability Act**.

**TRUSTS.** See **Constitutional Law**, VIII, (B), 4.

**TUGBOATS.** See **Interstate Commerce Act**, II, 1.

**UNIONS.** See **Labor**, 1-3, 6-8.

**VENDOR AND VENDEE.** See **Antitrust Acts**, 3-4.

**VERDICT.** See **Constitutional Law**, VI, 2; **Employers' Liability Act**.

**VESSELS.** See **Admiralty**.

**VESTED RIGHTS.** See **Constitutional Law**, VIII, (B), 4-5.

**VIOLENCE.** See **Injunction**, 2; **Labor**, 8.

**VOTING.** See **Constitutional Law**, I, 8.

**WAGES.** See **Labor**, 2, 5-6, 9.

**WAR.** See **Constitutional Law**, I, 1.

**WARDS.** See **Constitutional Law**, I, 7; III, 2; VIII, (B), 2.

**WAREHOUSES.** See **Public Utilities**, 2.

**WARRANTY.** See **Admiralty**.

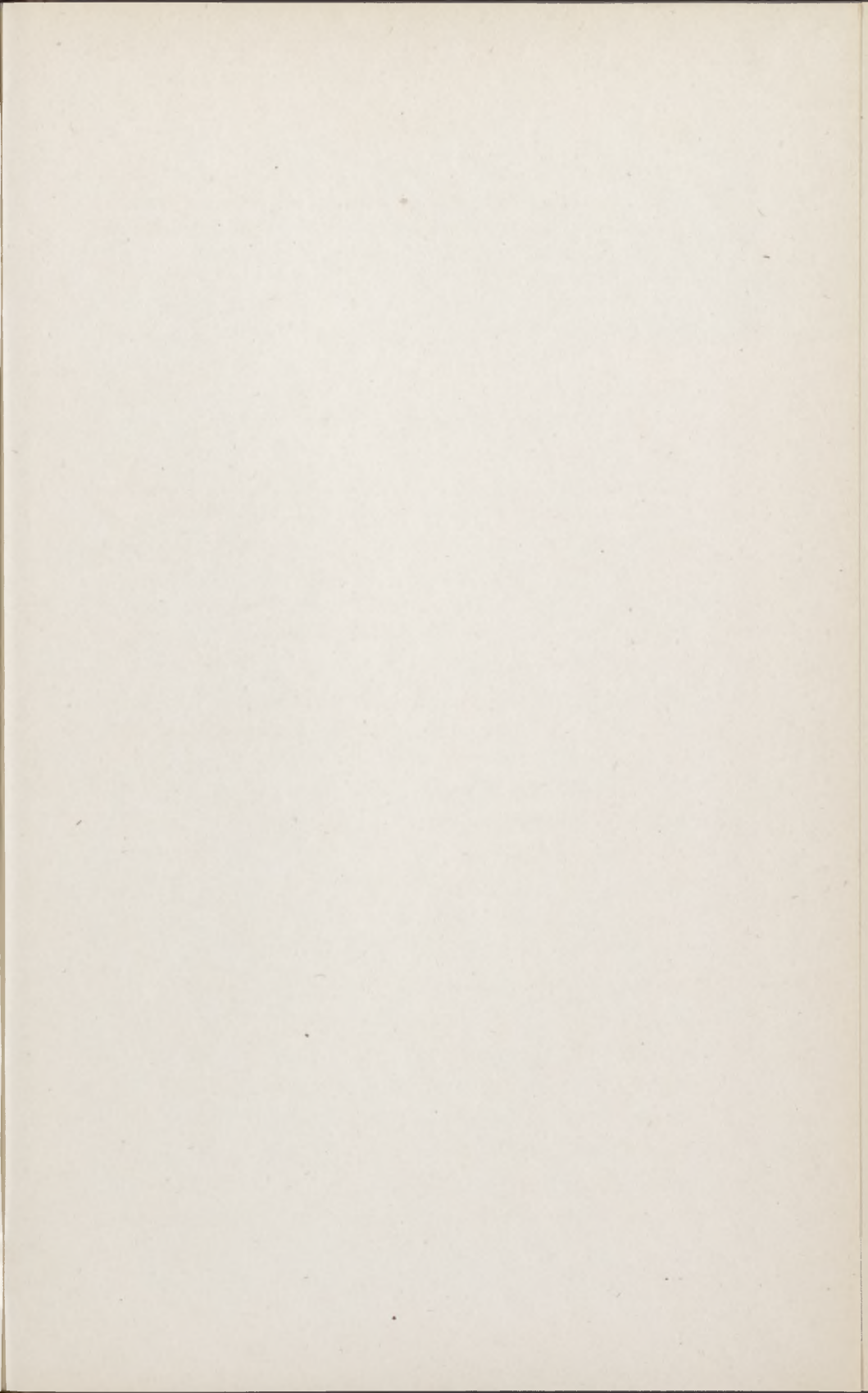
**WATER CARRIERS.** See **Interstate Commerce Act**, 6-7.

**WHOLESALEERS.** See **Antitrust Acts**, 3.

**WILLS.** See **Constitutional Law**, VIII, (B), 4-5.

**WORKWEEK.** See **Labor**, 9.

**WRITE-UP.** See **Constitutional Law**, I, 5; IV, 4; **Public Utilities**, 1



# RECEIPTS

1. Received of Mr. J. H. ...  
 2. Received of Mr. J. H. ...  
 3. Received of Mr. J. H. ...

4. Received of Mr. J. H. ...  
 5. Received of Mr. J. H. ...

6. Received of Mr. J. H. ...

7. Received of Mr. J. H. ...

8. Received of Mr. J. H. ...

9. Received of Mr. J. H. ...  
 10. Received of Mr. J. H. ...

11. Received of Mr. J. H. ...  
 12. Received of Mr. J. H. ...

13. Received of Mr. J. H. ...

14. Received of Mr. J. H. ...

15. Received of Mr. J. H. ...

16. Received of Mr. J. H. ...

17. Received of Mr. J. H. ...  
 18. Received of Mr. J. H. ...

19. Received of Mr. J. H. ...

20. Received of Mr. J. H. ...

21. Received of Mr. J. H. ...

22. Received of Mr. J. H. ...

23. Received of Mr. J. H. ...

24. Received of Mr. J. H. ...

25. Received of Mr. J. H. ...

26. Received of Mr. J. H. ...

27. Received of Mr. J. H. ...

28. Received of Mr. J. H. ...

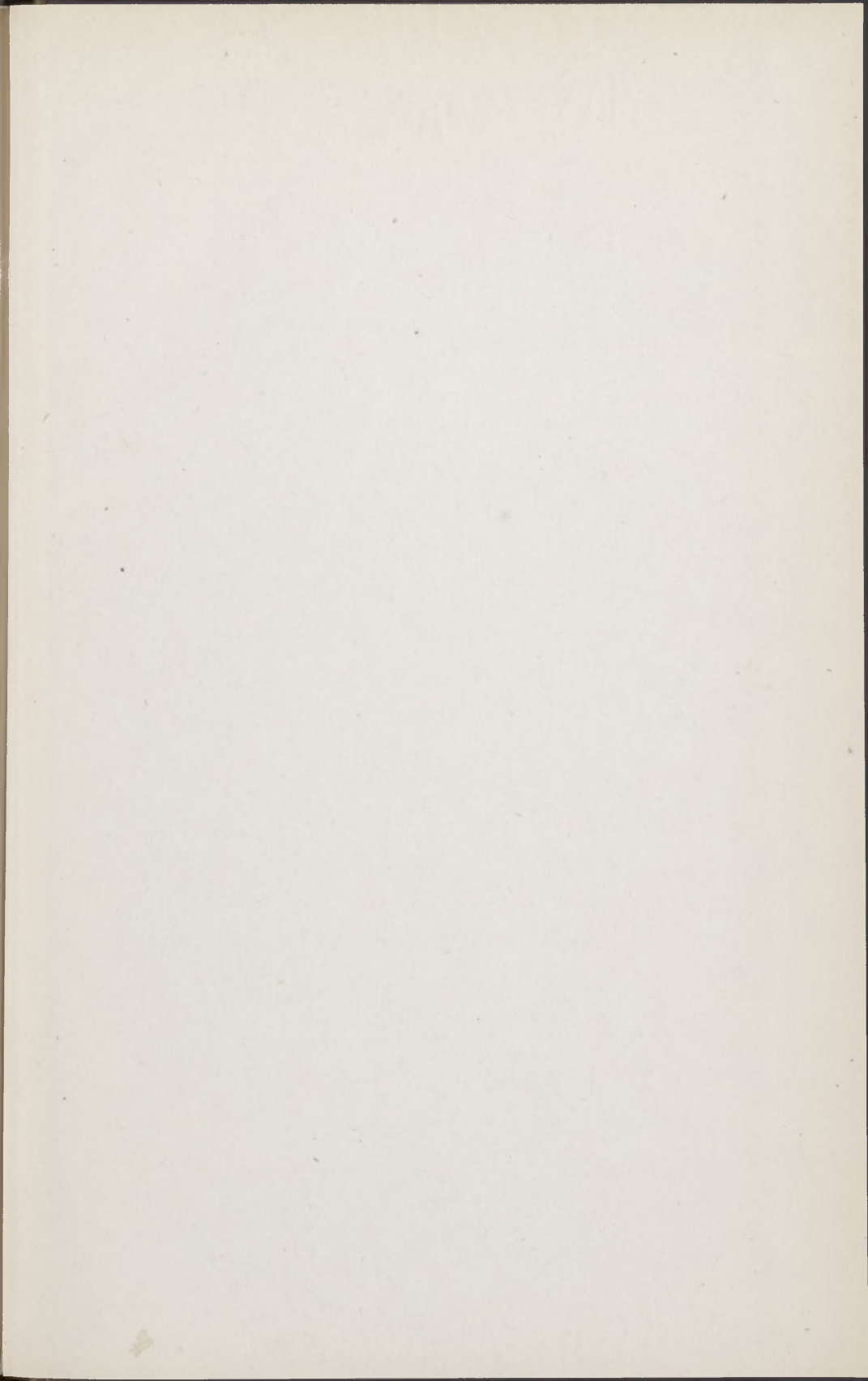
29. Received of Mr. J. H. ...

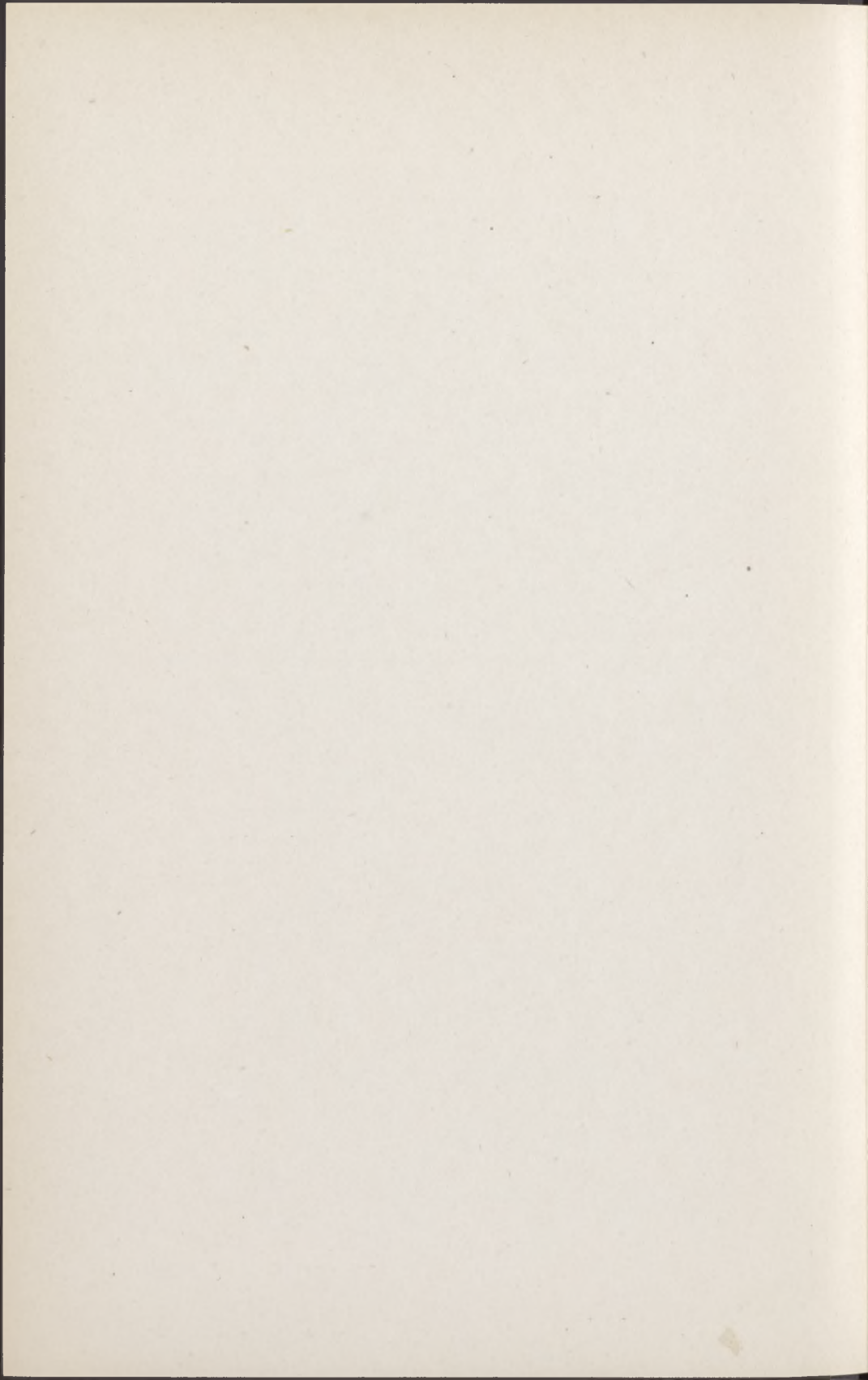
30. Received of Mr. J. H. ...

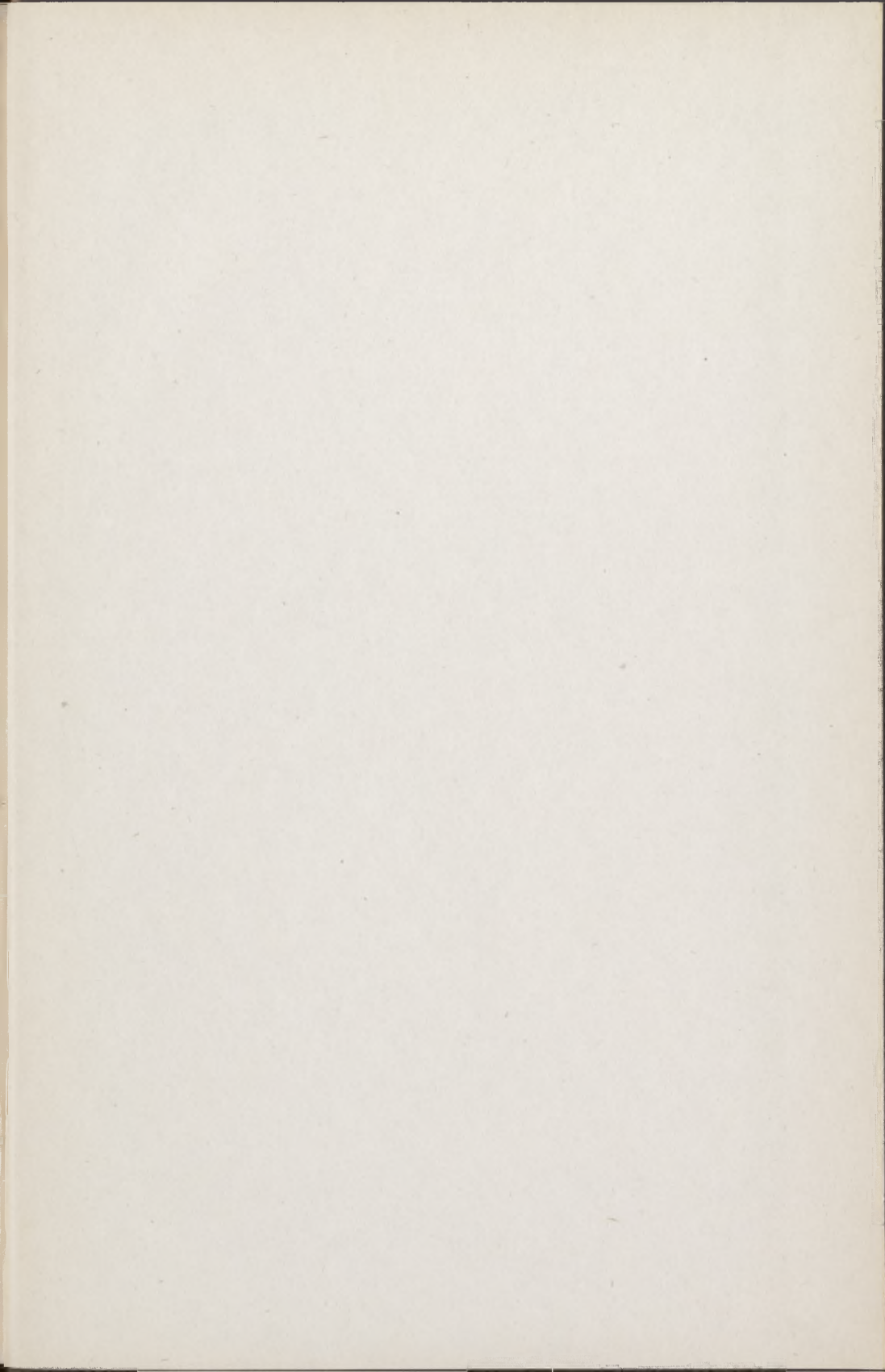
31. Received of Mr. J. H. ...

32. Received of Mr. J. H. ...

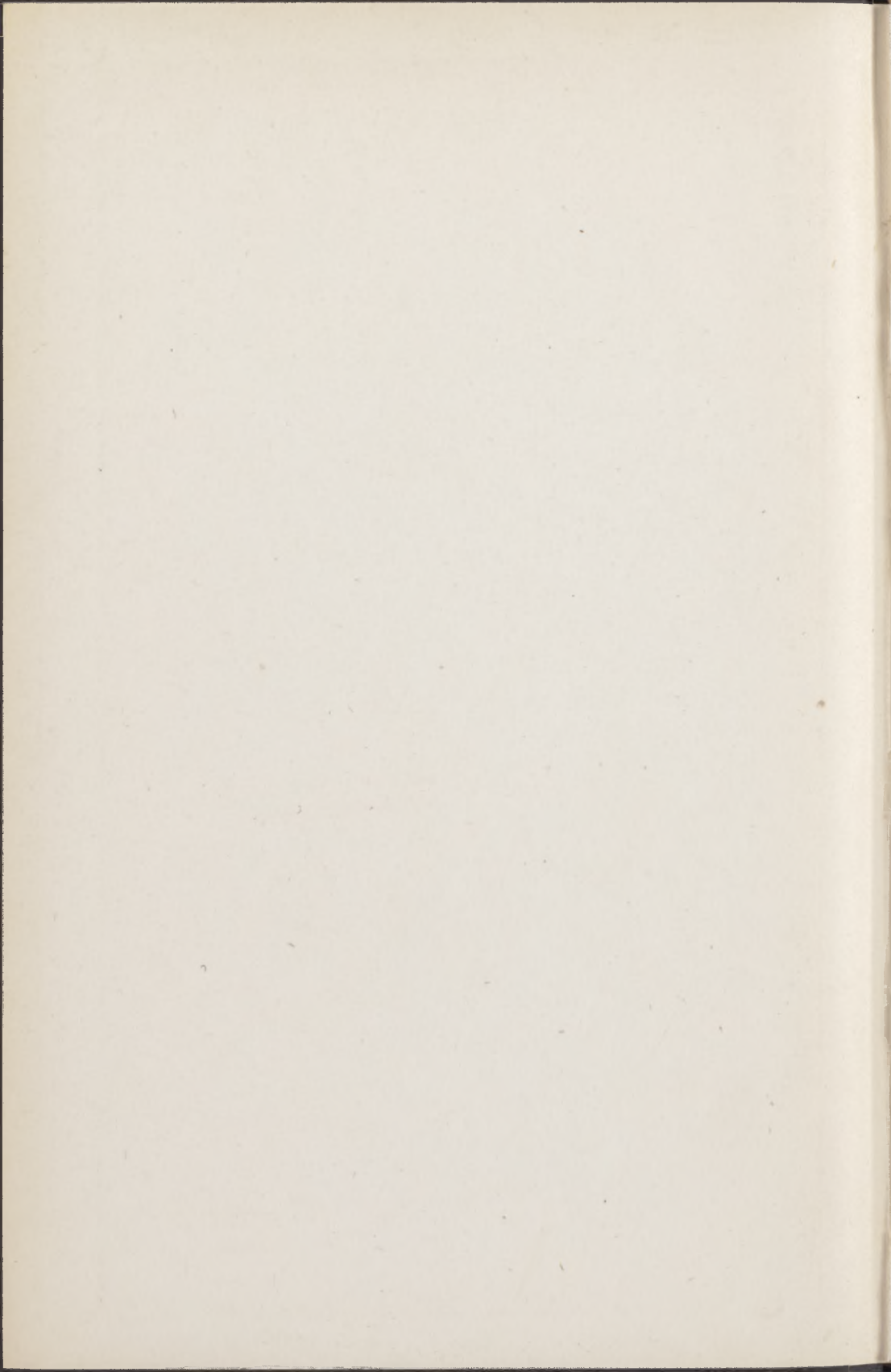












OFFICE OF ECONOMIC OPPORTUNITY  
OFFICE OF GENERAL COUNSEL

OFFICE OF ECONOMIC OPPORTUNITY  
OFFICE OF GENERAL COUNSEL



