

## INDEX

---

**ADMINISTRATION OF JUSTICE.** See **Constitutional Law**, V; **Jury**, 2.

**ADMINISTRATIVE LAW.** See also **Bankruptcy**, 1-3; **Contracts**, 2; **Procedure**, 2; **Public Utilities**; **Unfair Competition**.

*Selective Training & Service Act—Administrative interpretation.*—Rulings of Director not entitled to the weight accorded interpretations by administrative agencies entrusted with decisions in adversary proceedings. *Fishgold v. Sullivan Drydock Corp.*, 275.

### **ADMIRALTY.**

*Amendment of Admiralty Rules*, p. 882.

1. *Cause of action—Enforcement.*—Right peculiar to admiralty may be enforced also on law side. *Seas Shipping Co. v. Sieracki*, 85.

2. *Seamen—Injuries—Negligence—Remedy—Jones Act.*—Seaman injured on ship owned by United States, though employee of United States, had right of action under Jones Act against operating agent; effect of Suits in Admiralty, War Powers, and Clarification Acts. *Hust v. Moore-McCormack Lines*, 707.

3. *Longshoremen—Personal injuries—Jones Act.*—Longshoreman injured on pier by raft falling from vessel which he was loading, without right of recovery under Jones Act; effect of Longshoremen's & Harbor Workers' Act. *Swanson v. Marra Bros.*, 1.

4. *Stevedores—Personal injuries—Liability of owner for unseaworthiness.*—Liability of owner for unseaworthiness extends to stevedore, in employ of independent contractor, injured while aboard and loading ship; effect of Longshoremen's & Harbor Workers' Act. *Seas Shipping Co. v. Sieracki*, 85.

5. *Unseaworthiness—Basis of liability—Owner—Builder.*—Basis of liability of owner for unseaworthiness different from that of liability of builder. *Seas Shipping Co. v. Sieracki*, 85.

**AGENCIES OF THE GOVERNMENT.** See **Constitutional Law**, II, 1.

**AGENTS.** See **Admiralty**, 2; **Constitutional Law**, VI, 1-2; IX, 6; **Labor**, 5.

**AIR LAW.**

*Low-flying planes—Remedy of landowner.*—Frequent and regular flights of military aircraft at low altitudes over land took easement entitling owner to compensation. *U. S. v. Causby*, 256.

**ALIENS.**

1. *Naturalization.*—Rights of naturalized citizen. *Knauer v. U. S.*, 654.

2. *Naturalization—Oath of allegiance—Religious scruples.*—Alien admissible to citizenship though unwilling because of religious scruples to bear arms. *Girouard v. U. S.*, 61.

3. *Denaturalization—Fraud in naturalization.*—Denaturalization of alien who falsely forswore allegiance to foreign state; standard of proof. *Knauer v. U. S.*, 654.

**ALLEGIANCE.** See **Aliens**, 2-3.

**AMERICAN RED CROSS.** See **Unfair Competition**.

**AMICUS CURIAE.** See **Costs**.

**ANTITRUST ACTS.** See also **Constitutional Law**, VII, 1, 3.

*Sherman Act—Offenses—Monopoly—Restraint of trade—Conspiracy.*—Combination and conspiracy to restrain and monopolize trade; elements of offense; power and intent to maintain monopoly; actual exclusion of competitors not essential; conspiracy and monopoly or restraint as separate offenses. *American Tobacco Co. v. U. S.*, 781.

**APPEAL.** See **Jurisdiction**.

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

**APPROPRIATION.** See **Constitutional Law**, III, 2; IV, 1; VIII; **Jurisdiction**, V, 1.

**ARMED FORCES.** See **Aliens**, 2; **Constitutional Law**, VIII; **Criminal Law**, 7; **Jurisdiction**, I, 2; II, 1; V, 1; **Veterans**, 1-2.

**ASSIGNMENT.** See **Contracts**, 1.

**ASSIGNMENTS OF ERROR.** See **Jurisdiction**, II, 2.

**ATTAINDER.** See **Constitutional Law**, III, 2.

**ATTORNEY'S FEES.** See **Costs**.

**AVIATION.** See **Air Law**; **Constitutional Law**, VIII; **Jurisdiction**, V, 1-2.

**BANKRUPTCY.** See also **Taxation**, 1.

1. *Railroad reorganizations—Plan as fair and equitable—Rejection by class of creditors.*—Orders of District Court approving and confirming plan of reorganization affirmed; function of Commission and courts; valuation; allocation of securities to claimants; wartime earnings; effective date of plan; change in economic conditions; collateral security; reasonableness of rejection of plan by class of creditors. *R. F. C. v. Denver & R. G. W. R. Co.*, 495.

2. *Railroad reorganizations—Tracks—Covenant of forfeiture.*—Enforcement against trustee of express covenant of forfeiture of track lease; function of Interstate Commerce Commission. *Smith v. Hoboken R. Co.*, 123.

3. *Railroad reorganizations—Trackage rights—Contracts.*—Maintenance of suit in state court; effect of stay orders of bankruptcy court; when state court should remit parties to Interstate Commerce Commission. *Thompson v. Texas Mexican R. Co.*, 134.

**BILL OF ATTAINDER.** See **Constitutional Law**, III, 2.

**BONDS.** See **Bankruptcy**, 1.

**BUILDING REGULATIONS.** See **Constitutional Law**, X, 3; XI, 2.

**BUILDINGS.** See **Constitutional Law**, X, 3; XI, 2; **Labor**, 2.

**BURDEN OF PROOF.** See **Aliens**, 3; **Constitutional Law**, XI, 2; **Criminal Law**, 6; **Labor**, 1, 3.

**BUSES.** See **Constitutional Law**, I, 2; IX, 4-5.

**CALIFORNIA.** See **Constitutional Law**, IX, 6; X, 2; XI, 1.

**CAPITAL OFFENSE.** See **Criminal Law**, 1; **Jurisdiction**, II, 2.

**CARRIERS.** See **Bankruptcy**, 1-3; **Criminal Law**, 2; **Transportation**.

**CARS.** See **Transportation**.

**CERTIORARI.** See **Jurisdiction**, II, 3.

**CHECK.** See **Constitutional Law**, VI, 2; **Evidence**.

**CITIZENSHIP.** See **Aliens**, 1-3.

**CIVIL AERONAUTICS AUTHORITY.** See **Air Law**; **Constitutional Law**, VIII.

**CIVIL PROCEDURE.** See **Procedure**, 1.

**CLARIFICATION ACT.** See **Admiralty**, 2.

**CLASSIFICATION.** See **Constitutional Law**, XI, 1-2.

**CLEAR AND PRESENT DANGER DOCTRINE.** See **Constitutional Law**, V.



- COLLATERAL SECURITY.** See *Bankruptcy*, 1.
- COLLECTIVE BARGAINING.** See *Jurisdiction*, I, 2; III.
- COLORED PERSONS.** See *Constitutional Law*, I, 2; IX, 4.
- COMBINATION.** See *Antitrust Acts*.
- COMMERCE.** See *Antitrust Acts*; *Constitutional Law*, I, 2; II, 2; III, 3; VII, 1, 3; IX, 1-7; X, 1-2; XI, 1; *Criminal Law*, 2; *Jurisdiction*, IV, 1; *Labor*, 1-4; *Public Utilities*; *Securities*; *Transportation*; *Unfair Competition*.
- COMPENSATION.** See *Air Law*; *Constitutional Law*, VIII; *Jurisdiction*, V, 1-2.
- COMPETITION.** See *Antitrust Acts*; *Unfair Competition*.
- COMPROMISE.** See *Labor*, 4.
- CONCURRENT FINDINGS.** See *Jurisdiction*, II, 4.
- CONDEMNATION.** See *Constitutional Law*, VIII.
- CONDITION PRECEDENT.** See *Constitutional Law*, II, 2; *Public Utilities*.
- CONGRESS.** See *Constitutional Law*, II, 1; III, 1-4; IV, 1-2; IX, 1-2, 7; X, 1.
- CONGRESSIONAL DISTRICTS.** See *Constitutional Law*, IV, 2.
- CONSCIENTIOUS OBJECTORS.** See *Aliens*, 2.
- CONSENT.** See *Constitutional Law*, II, 1; VI, 1-2; IX, 7; *Taxation*, 3.
- CONSPIRACY.** See *Antitrust Acts*; *Constitutional Law*, VII, 1-3; *Criminal Law*, 3-6.
- CONSTITUTIONAL LAW.** See also *Jurisdiction*, II, 6; V, 1; *Jury*, 1-2; *Public Utilities*.
- I. In General, p. 889.
  - II. Federal-State Relations, p. 889.
  - III. Legislative Power, p. 889.
  - IV. Judicial Power, p. 889.
  - V. Freedom of the Press, p. 890.
  - VI. Search and Seizure, p. 890.
  - VII. Double Jeopardy, p. 890.
  - VIII. Eminent Domain, p. 890.
  - IX. Commerce, p. 890.
  - X. Due Process of Law, p. 891.
  - XI. Equal Protection of Laws, p. 891.

**CONSTITUTIONAL LAW**—Continued.**I. In General.**

1. *Construction of Constitution*.—Final authority to determine meaning and application of words of Constitution is in this Court. *Pennekamp v. Florida*, 331.

2. *Challenge of constitutionality of statute*.—Interstate passenger charged with violation of state statute requiring separation of white and colored, was proper person to challenge validity of statute as burden on interstate commerce. *Morgan v. Virginia*, 373.

**II. Federal-State Relations.**

1. *State taxation—Federal agency—Consent*.—Pennsylvania tax on "real property" of Reconstruction Finance Corporation sustained. *Reconstruction Finance Corporation v. Beaver County*, 204.

2. *Navigable waters—Power project—Regulation*.—Compliance with state law requiring permit not condition precedent to issuance by Federal Power Commission of license for power project affecting interstate commerce. *First Iowa Cooperative v. Federal Power Comm'n*, 152.

**III. Legislative Power.**

1. *Power of Congress—Naturalization—Cancellation*.—Power of Congress to provide for cancellation of certificates of naturalization procured by fraud. *Knauer v. U. S.*, 654.

2. *Limitations on legislative power—Bill of attainder*.—Provision of appropriations Act permanently barring named individuals from government service without judicial trial, invalid as bill of attainder. *U. S. v. Lovett*, 303.

3. *Limitations on legislative power—Delegation—State regulation of insurance*.—Act of March 9, 1945, authorizing continuance of state regulation and taxation of business of insurance, not delegation of legislative power; nor violative of rule of uniformity; nor of Tenth Amendment. *Prudential Ins. Co. v. Benjamin*, 408.

4. *Id.*—Act of March 9, 1945, not unconstitutional delegation by Congress of power to States. *Id.*

**IV. Judicial Power.**

1. *Scope of judicial power—Justiciable questions*.—Challenge of constitutionality of provision of appropriations Act permanently barring named individuals from government service presented justiciable question. *U. S. v. Lovett*, 303.

2. *Scope of judicial power—Congressional elections*.—Dismissal of electors' complaint that congressional districts created by state law lacked compactness and approximate equality of population affirmed. *Colegrove v. Green*, 549.

**CONSTITUTIONAL LAW**—Continued.**V. Freedom of the Press.**

*Administration of justice—Contempt—Clear and present danger.*—Punishment of newspaper publisher and editor for contempt violated freedom of press; editorials criticizing court's handling of pending criminal cases not clear and present danger to fair administration of justice. *Pennekamp v. Florida*, 331.

**VI. Search and Seizure.**

1. *Reasonableness—Consent—Public documents—Gasoline ration coupons.*—Conviction upon evidence involving gasoline ration coupons which officers obtained by search and seizure voluntarily consented to, sustained. *Davis v. U. S.*, 582.

2. *Reasonableness—Consent—Government contractor.*—Conviction upon evidence obtained by federal agents' lawful inspection of books of government contractor, sustained; validity of admission in evidence of check where knowledge of facts disclosed had been lawfully acquired. *Zap v. U. S.*, 624.

**VII. Double Jeopardy.**

1. *Convictions under antitrust laws.*—Separate convictions for conspiracy to restrain trade and for conspiracy to monopolize trade, valid. *American Tobacco Co. v. U. S.*, 781.

2. *Convictions for conspiracy and substantive offenses.*—Double jeopardy no defense to convictions for both. *Pinkerton v. U. S.*, 640.

3. *Convictions for conspiracy and substantive offenses—Anti-trust laws.*—Separate convictions for monopolization and for conspiring to monopolize, valid. *American Tobacco Co. v. U. S.*, 781.

**VIII. Eminent Domain.**

*Taking—Air traffic—Low-flying planes.*—Frequent and regular flights of military aircraft at low altitudes over land took easement entitling owner to compensation. *U. S. v. Causby*, 256.

**IX. Commerce.**

1. *Interstate commerce—Federal regulation—Scope.*—Scope of power of Congress over interstate commerce. *Prudential Ins. Co. v. Benjamin*, 408.

2. *Interstate commerce—Federal-state regulation—Scope.*—Scope of power over commerce exercisable by Congress in conjunction with States. *Id.*



**CONSTITUTIONAL LAW**—Continued.

3. *Interstate commerce—Federal regulation—Federal Power Act.*—Compliance with state law requiring permit not condition precedent to issuance by Federal Power Commission of license for power project affecting interstate commerce. *First Iowa Cooperative v. Federal Power Comm'n*, 152.

4. *Interstate commerce—Transportation—State regulation—Racial discrimination.*—Virginia statute requiring separation of white and colored passengers on buses, invalid as applied to interstate passenger on vehicle moving interstate. *Morgan v. Virginia*, 373.

5. *Id.*—Powers reserved to States by Tenth Amendment cannot save state statute which unduly burdens interstate commerce. *Id.*

6. *Interstate commerce—State regulation—Insurance business.*—California nondiscriminatory statute penalizing unlicensed agent of nonadmitted foreign insurer sustained; State may exclude foreign insurer or agent for failure to comply with reserve requirements. *Robertson v. California*, 440.

7. *Interstate commerce—Insurance business—State regulation—Consent by Congress.*—South Carolina statute imposing discriminatory tax on foreign insurance companies sustained; Act of Congress of March 9, 1945, sustained. *Prudential Insurance Co. v. Benjamin*, 408.

**X. Due Process of Law.**

1. *Federal legislation—Insurance business.*—Act of March 9, 1945, authorizing continuance of state regulation and taxation of business of insurance, not violation of due process clause of Fifth Amendment. *Prudential Insurance Co. v. Benjamin*, 408.

2. *State regulation—Insurance business.*—Requirements of California statute did not operate as regulation of out-of-state activities of foreign insurer. *Robertson v. California*, 440.

3. *Building regulations—Lodging houses—Fire hazards.*—New York law requiring non-fireproof lodging houses in existence at time of enactment to conform to regulations stricter than those in effect at time of construction, valid. *Queenside Hills Realty Co. v. Saxl*, 80.

4. *Criminal cases—Denial of constitutional rights.*—Remedy in federal court for person imprisoned in violation of Constitution, where state remedy lacking. *Woods v. Nierstheimer*, 211.

5. *Id.*—Effect of fact that statute of limitations on proper remedy under state law has expired. *Id.*

**XI. Equal Protection of Laws.**

1. *State regulation—Insurance companies.*—Reserve requirements of California statute did not violate equal protection clause as applied to foreign insurer. *Robertson v. California*, 440.

**CONSTITUTIONAL LAW**—Continued.

2. *Building regulations—Discrimination—Burden of proof.*—New York law applicable to lodging houses constructed theretofore but not thereafter, not shown to deny equal protection where none of latter class in existence. *Queenside Hills Realty Co. v. Saxl*, 80.

**CONTEMPT.** See **Constitutional Law**, V.

**CONTRACTS.** See also **Bankruptcy**, 2-3; **Securities**; **Taxation**, 2.

1. *Nature of contract—Oil lands—Sale or assignment.*—Contract here was not sale but assignment of right to exploit property, assignor retaining economic interest in oil. *Burton-Sutton Oil Co. v. Commissioner*, 25.

2. *Government contract — Disputes — Procedure.*—Contractor's failure to exhaust administrative appeal provisions of contract barred recovery in Court of Claims; meaning of "questions arising under this contract"; designation of disbursing officer on cover not part of contract; provision for automatic increase in amount due contractor inapplicable. *U. S. v. Holpuch Co.*, 234.

**CORPORATIONS.** See **Bankruptcy**, 1; **Constitutional Law**, II, 1; IX, 6-7; X, 2; XI, 1.

**COSTS.**

*Investigation of fraudulent judgment—Fees and expenses.*—Propriety of taxing to judgment creditor fees and expenses of investigation of alleged fraudulent judgment, where investigation conducted without safeguards of adversary proceedings. *Universal Oil Products Co. v. Root Refining Co.*, 575.

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

**COURT OF CLAIMS.** See **Contracts**, 2; **Jurisdiction**, V, 1-2.

**COURTS.** See **Bankruptcy**, 1, 3; **Constitutional Law**, I, 1; IV, 1-2; V; X, 4-5; **Jurisdiction**; **Jury**, 1-2; **Statutes**, 1.

**COVENANT OF FORFEITURE.** See **Bankruptcy**, 2.

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

**CRIMINAL APPEALS.** See **Jurisdiction**, II, 1-2.

**CRIMINAL LAW.** See also **Antitrust Acts**; **Constitutional Law**, I, 2; V; VI, 1-2; VII, 1-3; X, 4-5; **Jurisdiction**, II, 1-2, 7-8.

1. *Murder—Mental deficiency—Instructions to jury.*—In trial in District of Columbia for first-degree murder, court's refusal to instruct jury to consider defendant's mental deficiency not error. *Fisher v. U. S.*, 463.



**CRIMINAL LAW**—Continued.

2. *Offenses under Interstate Commerce Act—Employees of carriers—Discrimination between passengers—Exacting unlawful fares.*—Ticket sellers and other employees who exacted unlawful fares punishable, though carrier not party. *Howitt v. U. S.*, 189.

3. *Conspiracy—Indictment—Penalty—Double jeopardy.*—Indictment for conspiracy and substantive offenses; double jeopardy no defense to conviction for both; same overt acts chargeable in conspiracy and substantive counts. *Pinkerton v. U. S.*, 640.

4. *Conspiracy—Punishment—Acts of co-conspirators.*—Party to continuing conspiracy punishable for offenses committed by co-conspirator in furtherance of conspiracy. *Id.*

5. *Conspiracy — Indictment — Proof — Variance — Instructions to jury—Prejudicial error.*—Variance in proof from indictment for single conspiracy; proper joinder; trial *en masse*; prejudicial error; construction of "harmless error" statute. *Kotteakos v. U. S.*, 750.

6. *Gasoline ration regulations—Conspiracy to violate—Instructions to jury.*—Instructions bearing on burden of proof, inadequate and confusing on crucial issue, constituted prejudicial error. *Bihn v. U. S.*, 633.

7. *Venue—Prosecution under Selective Service Act.*—Venue of prosecution for refusal to submit to induction properly laid in judicial district where act of refusal occurred. *U. S. v. Anderson*, 699.

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

**DEDUCTIONS.** See **Taxation**, 2.

**DELEGATION OF LEGISLATIVE POWER.** See **Constitutional Law**, III, 3-4.

**DE MINIMIS.** See **Labor**, 3.

**DEMURRER.** See **Jurisdiction**, II, 1.

**DENATURALIZATION.** See **Aliens**, 3; **Constitutional Law**, III, 1.

**DIRECT APPEAL.** See **Jurisdiction**, II, 1.

**DIRECTOR OF SELECTIVE SERVICE.** See **Administrative Law**; **Jurisdiction**, I, 2; II, 1; III; **Veterans**, 1-2.

**DISCHARGE.** See **Veterans**.

**DISCRIMINATION.** See **Constitutional Law**, I, 2; III, 2; IX, 4, 7; X, 3; XI, 1-2; **Criminal Law**, 2.

**DISPUTE.** See **Contracts**, 2; **Labor**, 4.

**DISTRICT OF COLUMBIA.** See **Criminal Law**, 1; **Jurisdiction**, II, 2.

**DOUBLE JEOPARDY.** See Criminal Law, 3; Constitutional Law, VII, 1-3.

**DUE PROCESS.** See Constitutional Law, X, 1-5.

**EASEMENTS.** See Constitutional Law, VIII; Jurisdiction, V, 1-2.

**ECONOMIC INTEREST.** See Contracts, 1; Taxation, 2.

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

**ELKINS ACT.** See Transportation.

**EMERGENCY COURT OF APPEALS.** See Price Control, 3.

**EMERGENCY PRICE CONTROL ACT.** See Price Control, 1-6.

**EMINENT DOMAIN.** See Constitutional Law, VIII; Jurisdiction, V, 1-2.

**EMPLOYER AND EMPLOYEE.** See Admiralty, 2-4; Criminal Law, 2; Jurisdiction, I, 2; III; Labor, 1-7; Veterans.

**EQUAL PROTECTION OF LAWS.** See Constitutional Law, XI, 1-2.

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

**EVICTIION.** See Injunction; Jurisdiction, I, 3; IV, 2-3.

**EVIDENCE.** See also Aliens, 3; Constitutional Law, VI, 1-2; XI, 2; Labor, 1, 3.

*Admissibility.*—Admission in evidence of check, where federal agents had obtained knowledge of facts by lawful inspection of government contractor's books, was within discretion of District Court. Zap v. U. S., 624.

**EXPENSES.** See Costs.

**EX POST FACTO LAW.** See Constitutional Law, X, 3; XI, 2.

**EXPROPRIATION.** See Constitutional Law, VIII; Jurisdiction, V, 1.

**FACTORY.** See Reconstruction Finance Corporation.

**FAIR LABOR STANDARDS ACT.** See Labor, 1-4.

**FARES.** See Criminal Law, 2.

**FEDERAL POWER ACT.** See Constitutional Law, II, 2; IX, 3; Public Utilities.

**FEDERAL QUESTION.** See Jurisdiction, II, 5-8.

- FEDERAL-STATE RELATIONS.** See Constitutional Law, II; Injunction.
- FEDERAL TRADE COMMISSION.** See Procedure, 2; Unfair Competition.
- FEES.** See Costs.
- FIFTH AMENDMENT.** See Constitutional Law, VII, 1-3; VIII; X, 1; Jurisdiction, V, 1.
- FINDINGS.** See Jurisdiction, II, 4; V, 2.
- FIRE REGULATIONS.** See Constitutional Law, X, 3; XI, 2.
- FIRST AMENDMENT.** See Constitutional Law, V.
- FOREIGN CORPORATIONS.** See Constitutional Law, IX, 6-7; X, 2; XI, 1.
- FORFEITURE.** See Bankruptcy, 2.
- FOURTEENTH AMENDMENT.** See Constitutional Law, X, 2-5; XI, 1-2.
- FOURTH AMENDMENT.** See Constitutional Law, VI, 1-2.
- FRAUD.** See Aliens, 3; Constitutional Law, III, 1; Costs.
- FREEDOM OF THE PRESS.** See Constitutional Law, V.
- GASOLINE RATIONING.** See Constitutional Law, VI, 1; Criminal Law, 6.
- GOVERNMENT CONTRACT.** See Constitutional Law, VI, 2; Contracts, 2.
- GOVERNMENT EMPLOYEES.** See Constitutional Law, III, 2; IV, 1.
- HABEAS CORPUS.** See Constitutional Law, X, 4; Jurisdiction, II, 7-8.
- HARBOR WORKERS.** See Admiralty, 3-4; Labor, 6-7.
- HARMLESS ERROR.** See Criminal Law, 5-6; Trial.
- HOMICIDE.** See Criminal Law, 1; Jurisdiction, II, 2.
- HOTELS.** See Constitutional Law, X, 3; XI, 2.
- INCOME TAX.** See Taxation, 2.
- INCOMPETENT PERSONS.** See Criminal Law, 1.
- INDICTMENT.** See Criminal Law, 3, 5; Jurisdiction, II, 1.
- INDUCTION.** See Criminal Law, 7.



**INJUNCTION.** See also **Jurisdiction**, IV, 1-3.

*Federal court injunction—State court proceedings—Price Control Act.*—Under § 205 of Price Control Act, federal court may stay eviction order of state court notwithstanding Judicial Code § 265. *Porter v. Dicken*, 252.

**INNS.** See **Constitutional Law**, X, 3; XI, 2.

**INSANITY.** See **Criminal Law**, 1.

**INSOLVENCY.** See **Bankruptcy**; **Taxation**, 1.

**INSPECTION.** See **Constitutional Law**, VI, 2.

**INSTRUCTIONS TO JURY.** See **Criminal Law**, 1, 5-6.

**INSURANCE.** See **Constitutional Law**, III, 3-4; IX, 6-7; X, 1-2; XI, 1.

**INTERSTATE COMMERCE.** See **Antitrust Acts**; **Constitutional Law**, IX, 1-7; **Criminal Law**, 2; **Jurisdiction**, IV, 1; **Labor**, 1-7; **Public Utilities**; **Securities**; **Transportation**; **Unfair Competition**.

**INTERSTATE COMMERCE ACT.** See **Bankruptcy**, 1-3; **Criminal Law**, 2; **Jurisdiction**, IV, 1; **Transportation**.

**INTERSTATE COMMERCE COMMISSION.** See **Bankruptcy**, 1-3; **Jurisdiction**, IV, 1; **Transportation**.

**INTERVENORS.** See **Jurisdiction**, I, 2; III.

**INVESTIGATION.** See **Costs**.

**INVESTMENT CONTRACTS.** See **Securities**.

**JOINDER.** See **Criminal Law**, 5.

**JONES ACT.** See **Admiralty**, 2-3; **Labor**, 5-6.

**JUDGES.** See **Constitutional Law**, IV, 1-2; V.

**JUDGMENTS.** See **Aliens**, 3; **Costs**; **Price Control**, 3.

**JUDICIARY.** See **Constitutional Law**, IV, 1-2; V; **Jurisdiction**, I, 3; II, 6.

**JUDICIAL POWER.** See **Constitutional Law**, IV, 1-2; V; **Jurisdiction**.

**JURISDICTION.** See also **Bankruptcy**, 1-3; **Constitutional Law**, I, 1-2; II, 2; IV, 1-2; X, 4; **Contracts**, 2; **Criminal Law**, 7.

I. In General, p. 897.

II. Supreme Court, p. 897.

III. Circuit Courts of Appeals, p. 898.

IV. District Courts, p. 898.

V. Court of Claims, p. 898.

**JURISDICTION**—Continued.

*References to particular subjects under title Jurisdiction.*—Admiralty, I, 1; Appeal, 1, 2; II, 1, 5; III; Assignment of Error, II, 2; Certiorari, II, 3; Collective Bargaining, I, 2; III; Concurrent Findings, II, 4; Constitution, II, 6; V, 1; Criminal Appeals Act, II, 1; Demurrer, II, 1; District of Columbia, II, 2; Easement, V, 1-2; Eminent Domain, V, 1-2; Eviction, I, 3; IV, 2-3; Federal Question, II, 5-8; Finality of Judgment, II, 5; Findings, II, 4; V, 2; Habeas Corpus, II, 7; Indictment, II, 1; Injunction, IV, 1-3; Interstate Commerce Commission, IV, 1; Just Compensation, V, 1-2; Landlord and Tenant, I, 3; IV, 2-4; Local Law, II, 7-9; Moot Case, I, 3; Price Administrator, I, 3; IV, 2-4; Price Control Act, I, 3; IV, 2-4; Rent Control, I, 3; IV, 2-4; Restitution, IV, 4; Selective Service Act, II, 1; Seniority, I, 2; Statute of Limitations, II, 8; Stay, IV, 2-3; Taxation, II, 9; Three-Judge Court, IV, 1; Unions, I, 2; III; Venue, II, 1; Veterans, I, 2.

**I. In General.**

1. *Admiralty jurisdiction.*—Right peculiar to admiralty may be enforced also on law side. *Seas Shipping Co. v. Sieracki*, 85.

2. *Appealable interest.*—Union as having appealable interest in judgment in suit by veteran claiming seniority rights against employer with whom union has collective bargaining agreement. *Fishgold v. Sullivan Drydock Corp.*, 275.

3. *Moot case—Price Control Act—Enforcement.*—Eviction of tenant by state court did not render moot appeal by Price Administrator in proceeding in federal court to enjoin eviction. *Porter v. Lee*, 246.

**II. Supreme Court.**

1. *Criminal Appeals Act.*—Judgment of District Court sustaining demurrer to indictment under § 11 of Selective Service Act on ground of improper venue, appealable directly to this Court. *U. S. v. Anderson*, 699.

2. *Criminal cases from District of Columbia.*—Material error in capital case from District of Columbia cognizable though not specifically challenged. *Fisher v. U. S.*, 463.

3. *Certiorari.*—Court may not adjudge rights or liabilities of persons neither named as respondents nor served in accordance with Rules. *Seas Shipping Co. v. Sieracki*, 85.

4. *Concurrent findings.*—Concurrent findings of two lower courts not conclusive in denaturalization proceeding. *Knauer v. U. S.*, 654.

5. *Review of state courts—Finality of judgment.*—Orders denying claim of federal right which were not appealable to higher state court, reviewable here. *Woods v. Nierstheimer*, 211.

**JURISDICTION—Continued.**

6. *Review of state court—Constitutional questions.*—Function of this Court in determination of questions arising under Federal Constitution; effect of state court decision. *Pennekamp v. Florida*, 331.

7. *Review of state courts—Federal question.*—Denials of habeas corpus as based on adequate nonfederal ground. *Woods v. Nierstheimer*, 211.

8. *Id.*—Effect of fact that statute of limitations on proper remedy under state law has expired. *Id.*

9. *Review of state courts—Questions of local law.*—Interpretation of state tax statute by highest court of State binding here. *Reconstruction Finance Corporation v. Beaver County*, 204.

**III. Circuit Courts of Appeals.**

*Review of District Court—Appealable interest.*—Union as having appealable interest in judgment in suit by veteran claiming seniority rights against employer with whom union has collective bargaining agreement. *Fishgold v. Sullivan Drydock Corp.*, 275.

**IV. District Courts.**

1. *Three-judge court—Review of Interstate Commerce Commission.*—Action of Commission finding allowance to shipper in excess of rental for use of cars unlawful was "order" which 3-judge court had jurisdiction to set aside. *El Dorado Oil Works v. U. S.*, 12.

2. *Price Control Act—Enforcement—Injunction.*—District Court has jurisdiction of suit by Price Administrator to enjoin eviction of tenant though eviction proceeding pending in state court. *Porter v. Lee*, 246; *Porter v. Dicken*, 252.

3. *Id.*—Under § 205 of Price Control Act, District Court may stay eviction order of state court notwithstanding Judicial Code § 265. *Porter v. Dicken*, 252.

4. *Price Control Act—Enforcement—Restitution.*—Court has power to order restitution of rents collected by landlord in excess of maximums established under Act. *Porter v. Warner Holding Co.*, 395.

**V. Court of Claims.**

1. *Claim founded on Constitution—Taking of property for public use.*—Claim of compensation for easement over land taken by frequent and regular flights of military aircraft at low altitudes was within jurisdiction. *U. S. v. Causby*, 256.

2. *Findings—Sufficiency.*—Insufficiency of findings as to nature and duration of easement taken by Government. *Id.*



**JURY.** See also **Criminal Law**, 1, 5-6.

1. *Selection of jury—Discrimination—Federal courts.*—Jury panel from which persons who work for daily wage were intentionally and systematically excluded and unlawfully constituted. *Thiel v. Southern Pacific Co.*, 217.

2. *Id.*—Judgment of District Court in which jury panel was unlawfully constituted reversed by this Court in exercise of power of supervision over administration of justice in federal courts. *Id.*

**JUST COMPENSATION.** See **Constitutional Law**, VIII; **Jurisdiction**, V, 1-2.

**JUSTICIABLE QUESTIONS.** See **Constitutional Law**, IV, 1.

**LABOR.** See also **Jurisdiction**, I, 2; III; **Jury**, 1; **Veterans**.

1. *Fair Labor Standards Act—Coverage—Production for commerce.*—Burden of proof of whether employees are engaged in "production of goods for commerce." *Schulte Co. v. Gangi*, 108.

2. *Fair Labor Standards Act—Coverage—Maintenance employees.*—Act applicable to maintenance employees of building whose occupants work on goods owned by non-occupants who ship in interstate commerce. *Schulte Co. v. Gangi*, 108.

3. *Fair Labor Standards Act—Workweek—What constitutes work.*—Time spent walking to work on employer's premises; activities preliminary to productive work; applicability of *de minimis* rule; burden of proof; time-clock records. *Anderson v. Mt. Clemens Pottery Co.*, 680.

4. *Fair Labor Standards Act—Liability of employer—Liquidated damages.*—Employer not relieved from liability for liquidated damages by compromise or settlement of bona fide dispute as to coverage of Act. *Schulte Co. v. Gangi*, 108.

5. *Seamen—Injuries—Remedy.*—Seaman injured on ship owned by United States had right of action under Jones Act against operating agent. *Hust v. Moore-McCormack Lines*, 707.

6. *Longshoremen—Personal injuries—Jones Act.*—Longshoreman injured on pier by raft falling from vessel which he was loading, without right of recovery under Jones Act; effect of Longshoremen's & Harbor Workers' Act. *Swanson v. Marra Bros.*, 1.

7. *Longshoremen—Personal injuries—Liability of shipowner.*—Liability of owner for unseaworthiness extends to stevedore, in employ of independent contractor, injured while aboard and loading ship; effect of Longshoremen's & Harbor Workers' Act. *Seas Shipping Co. v. Sieracki*, 85.

**LABOR UNIONS.** See **Jurisdiction**, I, 2; III; **Labor**.

- LANDLORD AND TENANT.** See Jurisdiction, I, 3; IV, 2-4.
- LAY-OFF.** See Veterans.
- LEASE.** See Bankruptcy, 2-3.
- LEGISLATURE.** See Constitutional Law, III, 1-4; Statutes, 1-2.
- LICENSE.** See Constitutional Law, IX, 3, 6; Public Utilities.
- LIENS.** See Bankruptcy, 1; Taxation, 1.
- LIMITATIONS.** See Constitutional Law, III, 2-4; X, 5; Jurisdiction, II, 8.
- LIQUIDATED DAMAGES.** See Labor, 4.
- LODGING HOUSES.** See Constitutional Law, X, 3; XI, 2.
- LONGSHOREMEN.** See Admiralty, 3-4; Labor, 6-7.
- LONGSHOREMEN'S & HARBOR WORKERS' ACT.** See Admiralty, 3-4; Labor, 6-7.
- MACHINERY.** See Reconstruction Finance Corporation.
- MAINTENANCE.** See Labor, 2.
- MANUFACTORY.** See Reconstruction Finance Corporation.
- MARITIME LAW.** See Admiralty, 1-5; Labor, 5-7.
- MASS TRIALS.** See Criminal Law, 5.
- MASTER.** See Procedure, 1.
- MASTER AND SERVANT.** See Admiralty, 2-5; Labor, 1-7.
- MAXIMUM PRICE.** See Price Control, 6.
- MENTAL DEFICIENCY.** See Criminal Law, 1.
- MERCHANT MARINE ACT.** See Admiralty, 2-3.
- MILITARY AIRPLANES.** See Constitutional Law, VIII; Jurisdiction, I, 2; II, V, 1.
- MILITARY SERVICE.** See Aliens, 2; Criminal Law, 7; Jurisdiction, I, 2; II, 1; V, 1.
- MINERAL LANDS.** See Taxation, 2.
- MONOPOLY.** See Antitrust Acts; Constitutional Law, VII, 1, 3.
- MOOT CASE.** See Jurisdiction, I, 3; Price Control, 3.
- MORTGAGES.** See Bankruptcy, 1.
- MOTOR CARRIERS.** See Constitutional Law, I, 2; IX, 4.
- MURDER.** See Criminal Law, 1.
- NAMES.** See Unfair Competition.

- NATIONALITY ACT.** See Aliens, 1-3.
- NATURALIZATION.** See Aliens, 1-3; Constitutional Law, III, 1.
- NAVIGABLE WATERS.** See Public Utilities.
- NECESSITY.** See Statutes, 1.
- NEGLIGENCE.** See Admiralty, 2-5; Labor, 5-7.
- NEGROES.** See Constitutional Law, I, 2; IX, 4.
- NEWSPAPERS.** See Constitutional Law, V.
- NEW YORK.** See Constitutional Law, X, 3; XI, 2.
- NON-COMBATANT.** See Aliens, 2.
- OATH OF ALLEGIANCE.** See Aliens, 2-3.
- OIL.** See Contracts, 1; Taxation, 2.
- ORDER.** See Jurisdiction, IV, 1.
- OVERT ACT.** See Criminal Law, 3.
- OVERTIME.** See Labor, 1-4.
- PARTIES.** See Jurisdiction, I, 2; II, 3; III.
- PASSENGERS.** See Constitutional Law, I, 2; IX, 4; Criminal Law, 2.
- PAY.** See Labor, 1-4.
- PENALTY.** See Constitutional Law, III, 2; VII, 1-3; Criminal Law, 3.
- PENNSYLVANIA.** See Constitutional Law, II, 1.
- PERSONAL INJURIES.** See Admiralty, 2-5; Labor, 5-7.
- PIER.** See Admiralty, 3; Labor, 6.
- PLAN OF REORGANIZATION.** See Bankruptcy, 1-3.
- POLICE POWER.** See Constitutional Law, IX, 4-6; X, 2-3; XI, 1-2.
- POLITICAL QUESTIONS.** See Constitutional Law, IV, 2.
- POPULATION.** See Constitutional Law, IV, 2.
- PORTAL-TO-PORTAL PAY.** See Labor, 3.
- POWER PROJECTS.** See Public Utilities.
- PREFERENCES.** See Transportation.
- PREJUDICIAL ERROR.** See Criminal Law, 5-6; Trial.
- PRICE ADMINISTRATOR.** See Jurisdiction, I, 3; IV, 2-4; Price Control, 1-6.



**PRICE CONTROL.** See also **Injunction; Jurisdiction**, I, 3; IV, 2-4.

1. *Price Control Act—Construction.*—Will of Congress to be given effect. *Thomas Paper Stock Co. v. Porter*, 50.

2. *Price Control Act—Right of protest—Timeliness of exercise.*—Right of person subject to price schedule to file protest "at any time"; effect of removal prospectively of basis of objection. *Utah Junk Co. v. Porter*, 39; *Collins v. Porter*, 46.

3. *Price Control Act—Validity and applicability of regulation—Hearing.*—Emergency Court's dismissal of complaint in protest proceeding under § 203 (a) not rendered moot by judgment sustaining regulation in proceeding under § 204 (e). *Collins v. Porter*, 46.

4. *Price Control Act—Enforcement—Revocation of regulation.*—Defendant in pending treble-damage suit is person "subject to" regulation, though regulation has been revoked or superseded. *Collins v. Porter*, 46.

5. *Price Control Act—Taft Amendment—Schedules based on standards.*—Taft Amendment nullified price schedules based on standards, until Administrator "determined" no other method of control practicable. *Thomas Paper Stock Co. v. Porter*, 50.

6. *Id.*—Sale of wastepaper between dates of Taft Amendment and Administrator's determination, though at price in excess of maximum based on standard, not illegal. *Id.*

**PRIORITY.** See **Taxation**, 1.

**PROCEDURE.** See also **Constitutional Law**, I, 1-2; II, 2; VI, 1-2; VII, 1-3; IX, 3; X, 4; **Costs; Criminal Law**, 1, 3, 5-7; **Jurisdiction; Jury**, 1-2; **Price Control**, 2-5.

*Amendment of Admiralty Rules*, p. 882.

1. *Findings of master.*—Court may not reject finding of master unless clearly erroneous; Rule 53 (e) of Rules of Civil Procedure. *Anderson v. Mt. Clemens Pottery Co.*, 680.

2. *Review of Circuit Court of Appeals—Waiver of error—Remand.*—Waiver of error relied on by Circuit Court of Appeals in refusal to enforce order of Federal Trade Commission; judgment remanded for consideration of other errors assigned below. *Federal Trade Comm'n v. Buchsbaum & Co.*, 818.

**PROFITS.** See **Taxation**, 2.

**PROOF.** See **Criminal Law**, 5-6; **Evidence**.

**PROTEST.** See **Price Control**, 2-3.

**PUBLIC DOCUMENTS.** See **Constitutional Law**, VI, 1.

**PUBLIC UTILITIES.**

*Power projects—Regulation—Federal Power Act.*—Compliance with state law requiring permit not condition precedent to issuance by Federal Power Commission of license for power project affecting interstate commerce. First Iowa Cooperative v. Federal Power Comm'n, 152.

**PUBLISHERS.** See **Constitutional Law**, V.

**PUNISHMENT.** See **Constitutional Law**, VII, 1-3; X, 4-5.

**RACIAL DISCRIMINATION.** See **Constitutional Law**, I, 2; IX, 4.

**RAILROADS.** See **Bankruptcy**, 1-3; **Criminal Law**, 2; **Transportation**.

**RATES.** See **Criminal Law**, 2.

**RATIONING.** See **Constitutional Law**, VI, 1; **Criminal Law**, 6.

**REAL PROPERTY.** See **Constitutional Law**, II, 1; VIII; **Taxation**, 3.

**REAPPORTIONMENT ACT.** See **Constitutional Law**, IV, 2.

**REBATES.** See **Transportation**.

**RECONSTRUCTION FINANCE CORPORATION.**

*State taxation—Real property.*—Construction of provision of Act subjecting "real property" of Reconstruction Finance Corporation to state taxation; Pennsylvania tax on machinery of manufacturing plant sustained. Reconstruction Finance Corp. v. Beaver County, 204.

**RED CROSS.** See **Unfair Competition**.

**REGISTRATION.** See **Securities**.

**RELIGION.** See **Aliens**, 2.

**RENT.** See **Bankruptcy**, 2-3; **Jurisdiction**, I, 3; IV, 2-4; **Transportation**.

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

**RESTITUTION.** See **Jurisdiction**, IV, 4.

**RESTRAINT OF TRADE.** See **Antitrust Acts**; **Constitutional Law**, VII, 1, 3.

**REVENUE ACTS.** See **Taxation**, 2.

**REVERSIBLE ERROR.** See **Criminal Law**, 5-6; **Trial**.

**REVOCAION.** See **Price Control**, 4.

**ROOMING HOUSES.** See **Constitutional Law**, X, 3; XI, 2.

**ROYALTY.** See **Taxation**, 2.

**RULES.** See also **Jurisdiction**, II, 3; **Procedure**, 1.

*Amendment of Admiralty Rules*, p. 882.

**SALE.** See **Contracts**, 1; **Price Control**, 6; **Securities**; **Taxation**, 2.

**SEAMEN.** See **Admiralty**, 1-5; **Labor**, 5-7.

**SEARCH AND SEIZURE.** See **Constitutional Law**, VI, 1-2.

**SEAWORTHINESS.** See **Admiralty**, 4-5; **Labor**, 7.

**SECURITIES.** See also **Bankruptcy**, 1.

*Securities Act — Registration requirements — Investment contracts.*—Offering of units of citrus grove development coupled with service contract was offering of "investment contract" subject to registration requirement of Act. *Securities & Exchange Comm'n v. Howey Co.*, 293.

**SEGREGATION.** See **Constitutional Law**, I, 2; IX, 4.

**SEIZURE.** See **Constitutional Law**, VI, 1-2.

**SELECTIVE SERVICE.** See **Administrative Law**; **Criminal Law**, 7; **Jurisdiction**, II, 1; **Veterans**.

**SENIORITY.** See **Jurisdiction**, I, 2; III; **Veterans**.

**SERVICE.** See **Labor**, 2.

**SERVITUDE.** See **Constitutional Law**, VIII; **Jurisdiction**, V, 1.

**SETTLEMENT.** See **Labor**, 4.

**SHERMAN ACT.** See **Antitrust Acts**; **Constitutional Law**, VII, 1, 3.

**SHIPBUILDERS.** See **Admiralty**, 5.

**SHIPOWNERS.** See **Admiralty**, 4-5; **Labor**, 7.

**SHIPPERS.** See **Transportation**.

**SIGNS.** See **Unfair Competition**.

**SOCIAL SECURITY ACT.** See **Taxation**, 1.

**SOUTH CAROLINA.** See **Constitutional Law**, IX, 7.

**STANDARD.** See **Price Control**, 5-6.

**STATES.** See **Constitutional Law**, II, 1-2; IX, 2-7; **Taxation**, 1, 3.

**STATUTES.** See also **Constitutional Law**, I, 1-2; III, 2-4; IX, 3-7; X, 1-3; XI, 1-2; **Jurisdiction**, II, 9.

1. *Validity—Wisdom.*—Necessity and wisdom of legislation for legislature not courts. *Queenside Hills Realty Co. v. Saxl*, 80.

2. *Construction—Price control legislation.*—Will of Congress to be given effect. *Thomas Paper Stock Co. v. Porter*, 50.



**STAY.** See **Bankruptcy**, 3; **Jurisdiction**, I, 3; IV, 2-3.

**STEVEDORES.** See **Admiralty**, 3-4; **Labor**, 6-7.

**STOCKHOLDERS.** See **Bankruptcy**, 1.

**SUITS IN ADMIRALTY ACT.** See **Admiralty**, 2.

**TAFT AMENDMENT.** See **Price Control**, 5-6.

**TANK CARS.** See **Transportation**.

**TAXATION.** See also **Constitutional Law**, II, 1; III, 3-4; X, 1; **Jurisdiction**, II, 9.

1. *Collection of taxes—Priority of United States over State—R. S. § 3466.*—Claim of United States for Social Security taxes against insolvent debtor entitled under R. S. § 3466 to priority over claim of State for taxes under Unemployment Compensation Act. *Illinois v. U. S.*, 8.

2. *Federal taxation—Income tax—Deductions—Oil lands.*—Payments of percentage of net profits by taxpayer to grantor deductible; right to share of net profit as economic interest in oil. *Burton-Sutton Oil Co. v. Commissioner*, 25.

3. *State taxation—Federal agency—Consent.*—Pennsylvania tax on "real property" of Reconstruction Finance Corporation sustained. *Reconstruction Finance Corp. v. Beaver County*, 204.

**TENTH AMENDMENT.** See **Constitutional Law**, III, 3; IX, 5.

**THREE-JUDGE COURT.** See **Jurisdiction**, IV, 1.

**TICKETS.** See **Criminal Law**, 2.

**TIME CLOCK.** See **Labor**, 3.

**TORTS.** See **Labor**, 5-7.

**TRACKAGE RIGHTS.** See **Bankruptcy**, 2, 3.

**TRADE.** See **Antitrust Acts**; **Constitutional Law**, VII, 1, 3; **Unfair Competition**.

**TRADE NAMES.** See **Unfair Competition**.

**TRADE UNIONS.** See **Jurisdiction**, I, 2; III; **Labor**.

**TRANSPORTATION.** See also **Bankruptcy**, 1-3; **Constitutional Law**, I, 2; IX, 4; **Criminal Law**, 2; **Jurisdiction**, IV, 1.

*Rebates and preferences—Interstate Commerce and Elkins Acts—Authority of Interstate Commerce Commission—Car rentals.*—Validity and effect of Interstate Commerce Commission order finding unlawful allowance to shipper in excess of rental for use of cars; past transactions; payment of freight by consignees at regular rate. *El Dorado Oil Works v. U. S.*, 12.

**TRIAL.** See also **Criminal Law**, 1, 5-7; **Jury**, 1-2.

*Rulings of court—Substantial rights.*—Erroneous ruling affecting substantial rights of party is ground for reversal unless whole record shows ruling not prejudicial. *Bihn v. U. S.*, 633.

**TRUSTEES.** See **Bankruptcy**, 2.

**UNEMPLOYMENT COMPENSATION.** See **Taxation**, 1.

**UNFAIR COMPETITION.**

*Trade names—Red Cross—Federal Trade Commission.*—Pre-1905 user of trade name "Red Cross" entitled to continue use; Commission may require clarifying language. *Federal Trade Comm'n v. A. P. W. Paper Co.*, 193.

**UNIFORMITY.** See **Constitutional Law**, III, 3; **X**, 3; **XI**, 1, 2.

**UNIONS.** See **Jurisdiction**, I, 2; **III**; **Labor**.

**UNITED STATES.** See **Contracts**, 2; **Taxation**, 1, 3.

**UNSEAWORTHY.** See **Admiralty**, 4-5; **Labor**, 7.

**VALUATION.** See **Bankruptcy**, 1.

**VARIANCE.** See **Criminal Law**, 5.

**VENUE.** See **Criminal Law**, 7; **Jurisdiction**, II, 1.

**VESSELS.** See **Admiralty**, 2-5; **Labor**, 5-7.

**VETERANS.** See also **Jurisdiction**, I, 2; **III**.

1. *Reemployment—Lay-off not "discharge."*—Temporary lay-off of reemployed veteran not "discharge" within meaning of Selective Training and Service Act. *Fishgold v. Sullivan Drydock Corp.*, 275.

2. *Reemployment—Seniority.*—Selective Training and Service Act does not give reemployed veteran higher shop seniority than he would have had if he had remained on job. *Fishgold v. Sullivan Drydock Corp.*, 275.

**VIRGINIA.** See **Constitutional Law**, IX, 4-5.

**WAGE EARNERS.** See **Jury**, 1; **Labor**.

**WAIVER.** See **Procedure**, 2.

**WALKING TIME.** See **Labor**, 3.

**WAR.** See **Administrative Law**; **Aliens**, 2; **Bankruptcy**, 1; **Criminal Law**, 7; **Jurisdiction**, I, 2; **II**, 1; **III**; **Veterans**.

**WAR POWERS ACT.** See **Admiralty**, 2.

**WASTE PAPER.** See **Price Control**, 6.

**WATER POWER.** See **Public Utilities**.

**WORDS.**

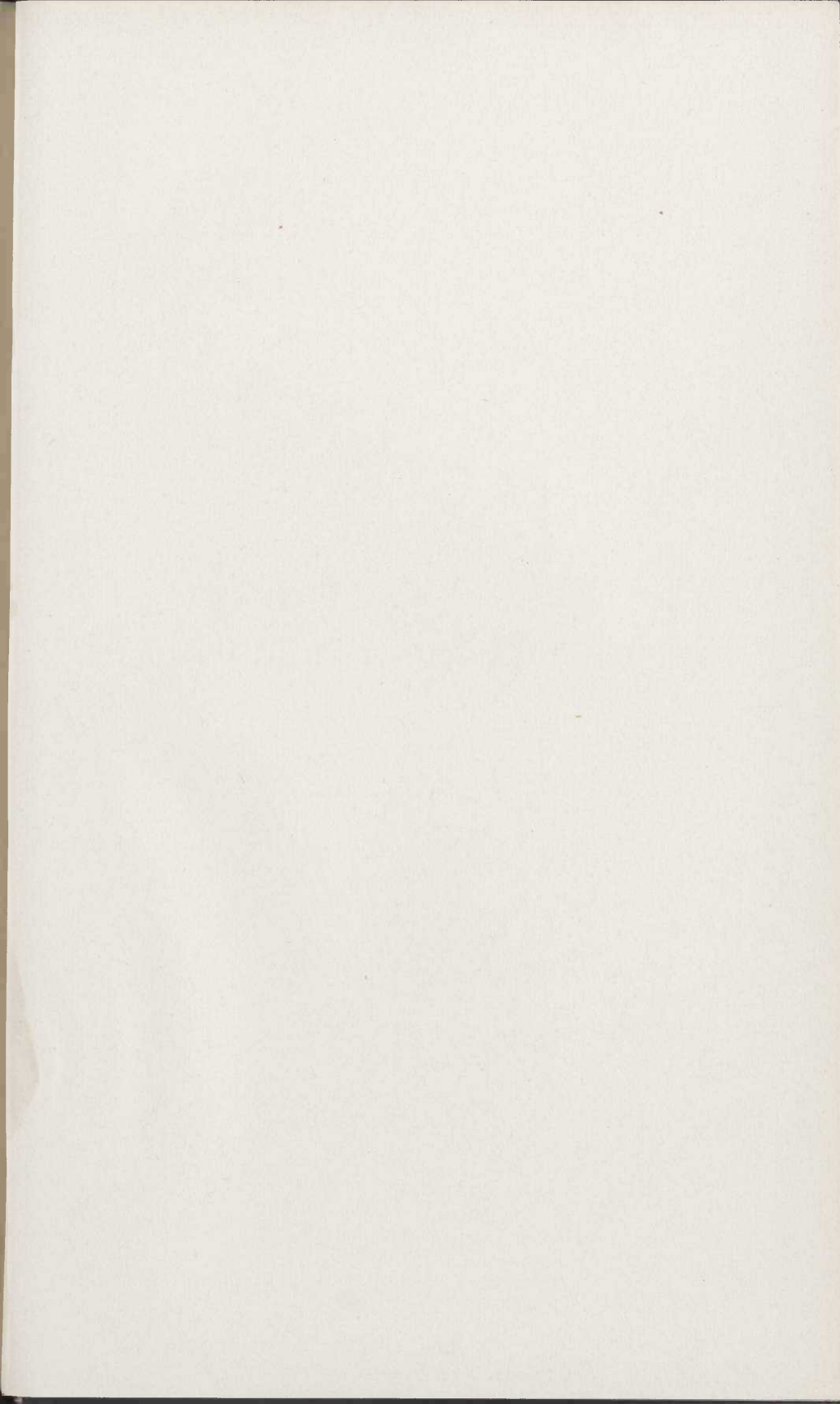
1. "*At any time.*"—Time within which protest could be filed under Price Control Act. *Utah Junk Co. v. Porter*, 39.
2. "*Bill of attainder.*"—*U. S. v. Lovett*, 303.
3. "*Clear and present danger*" to administration of justice. *Pennekamp v. Florida*, 331.
4. "*Concurrent jurisdiction.*"—*Porter v. Lee*, 246.
5. "*Consistent with the provisions*" of § 77 of Bankruptcy Act. *Smith v. Hoboken R. Co.*, 123; *Thompson v. Texas Mexican R. Co.*, 134.
6. "*Determined.*"—*Thomas Paper Stock Co. v. Porter*, 50.
7. "*Discharge.*"—Temporary lay-off not "discharge" within meaning of Selective Training and Service Act. *Fishgold v. Sullivan Drydock Corp.*, 275.
8. "*Economic interest*" in oil lands. *Burton-Sutton Oil Co. v. Commissioner*, 25.
9. "*Express covenant of forfeiture.*"—*Smith v. Hoboken R. Co.*, 123.
10. "*Founded upon the Constitution.*"—*U. S. v. Causby*, 256.
11. "*Harmless error.*"—*Kotteakos v. U. S.*, 750.
12. "*Investment contract.*"—*S. E. C. v. Howey Co.*, 293.
13. "*Order.*"—Reviewable order of Interstate Commerce Commission. *El Dorado Oil Works v. U. S.*, 12.
14. "*Other order.*"—Meaning in Price Control Act. *Porter v. Warner Holding Co.*, 395.
15. "*Person subject to regulation*" under Price Control Act. *Collins v. Porter*, 46.
16. "*Production of goods for commerce*" under Fair Labor Standards Act. *Schulte Co. v. Gangi*, 108.
17. "*Questions arising under this contract.*"—*U. S. v. Holpuch Co.*, 234.
18. "*Real property*" as used in § 10 of Reconstruction Finance Corporation Act, consenting to tax by States. *Reconstruction Finance Corp. v. Beaver County*, 204.
19. "*Red Cross.*"—*Federal Trade Comm'n v. A. P. W. Paper Co.*, 193.
20. "*Security.*"—*S. E. C. v. Howey Co.*, 293.
21. "*Substantial right.*"—*Kotteakos v. U. S.*, 750.

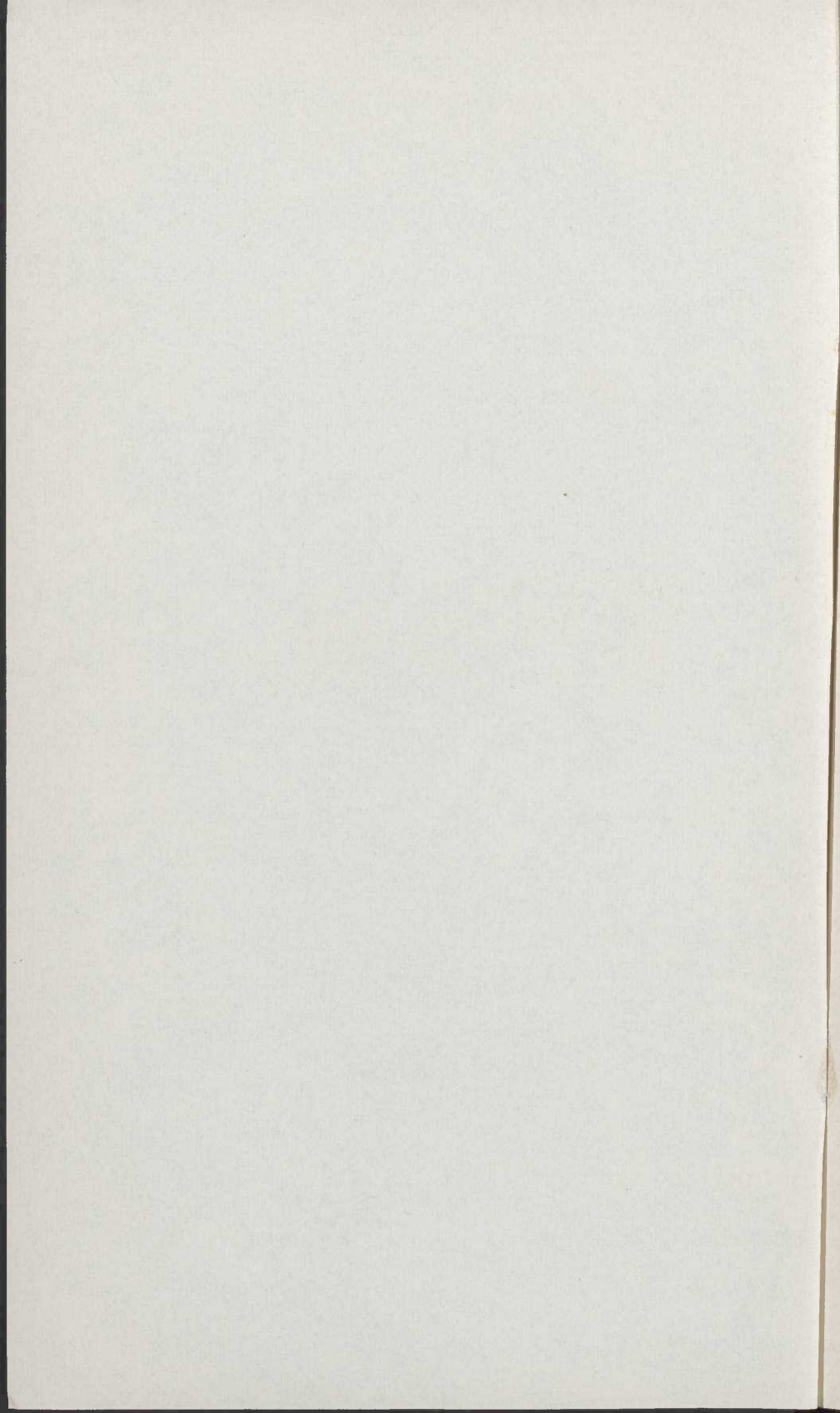
**WORK.** See **Labor**, 2-3.

**WORK WEEK.** See **Labor**, 3.

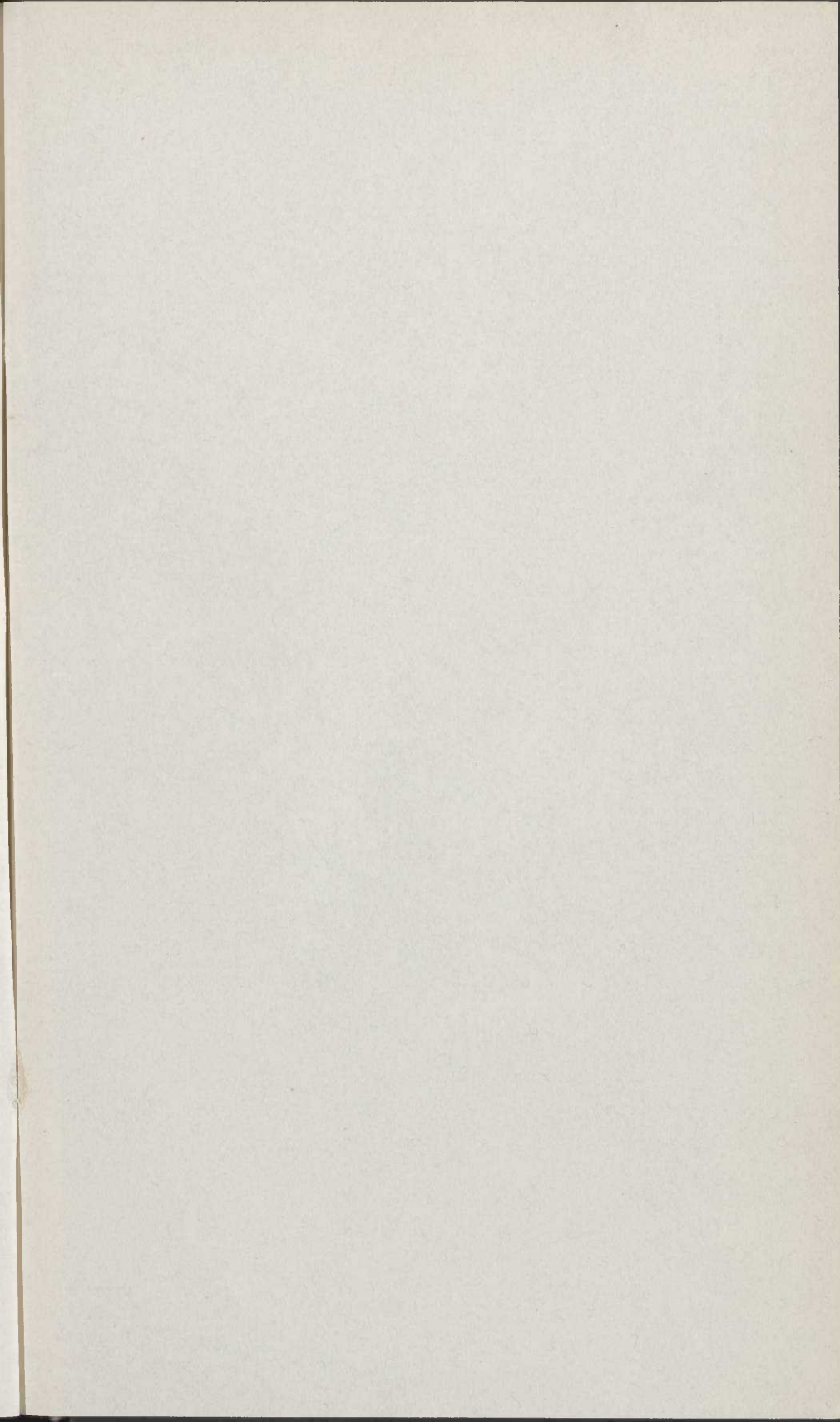


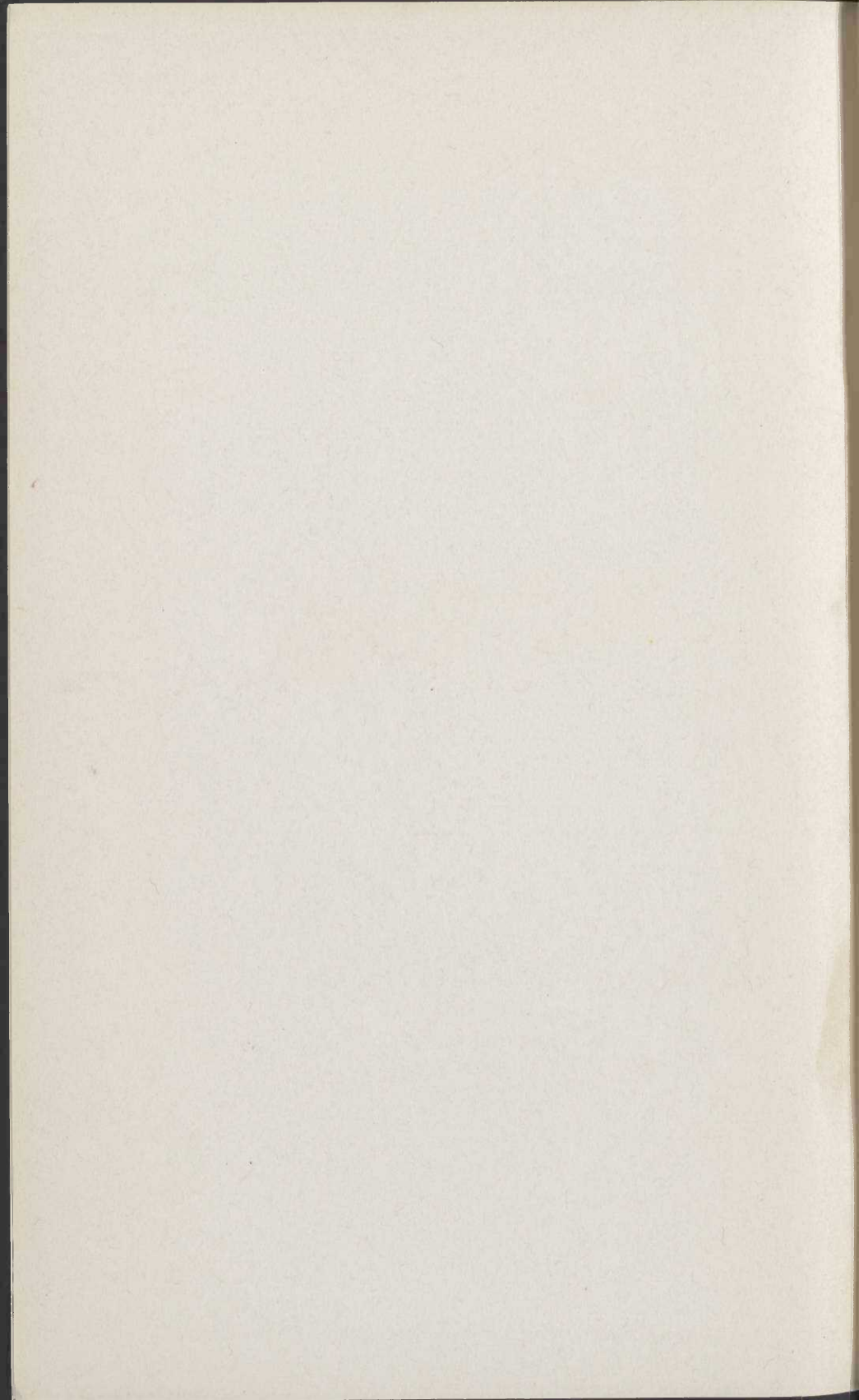


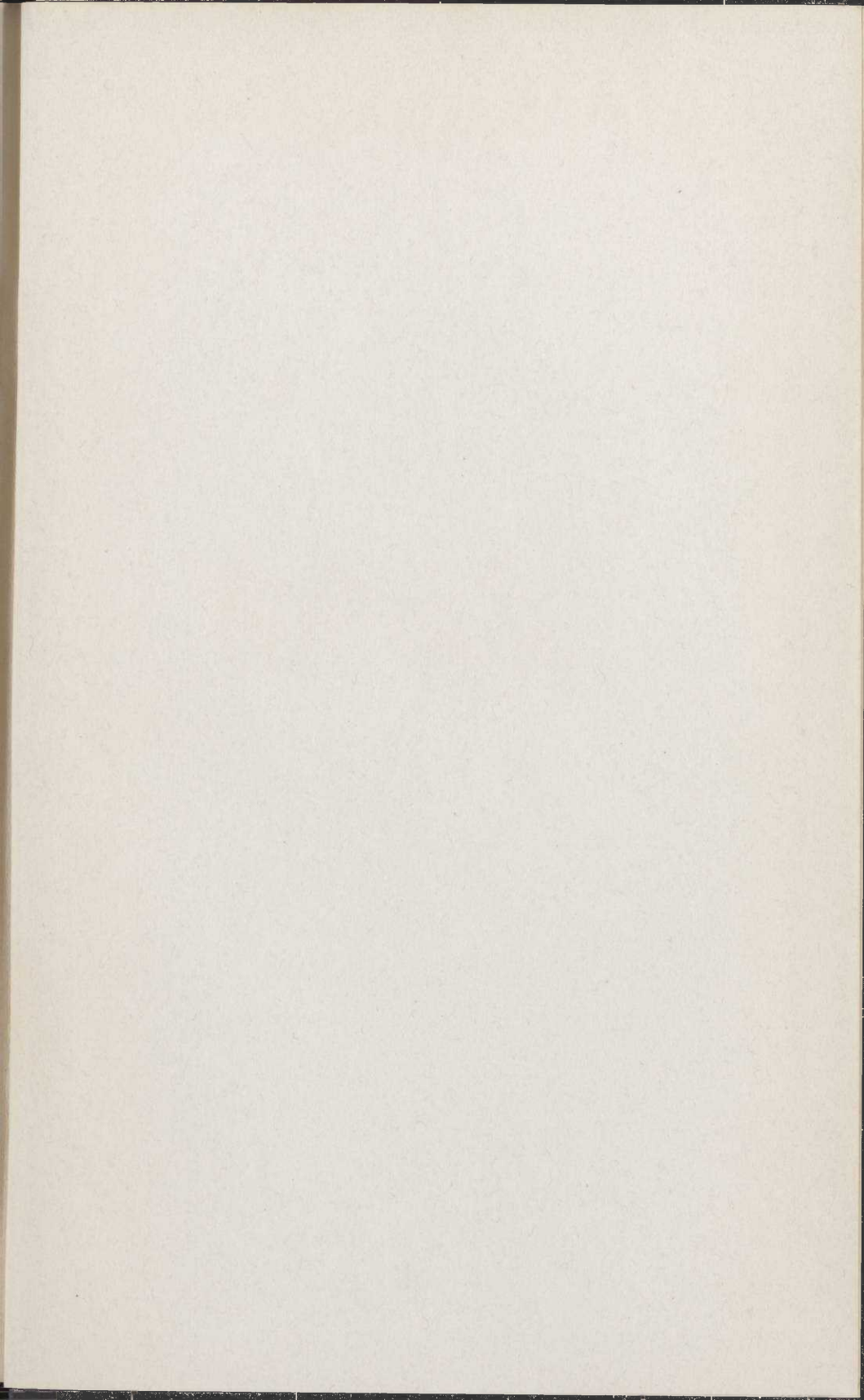




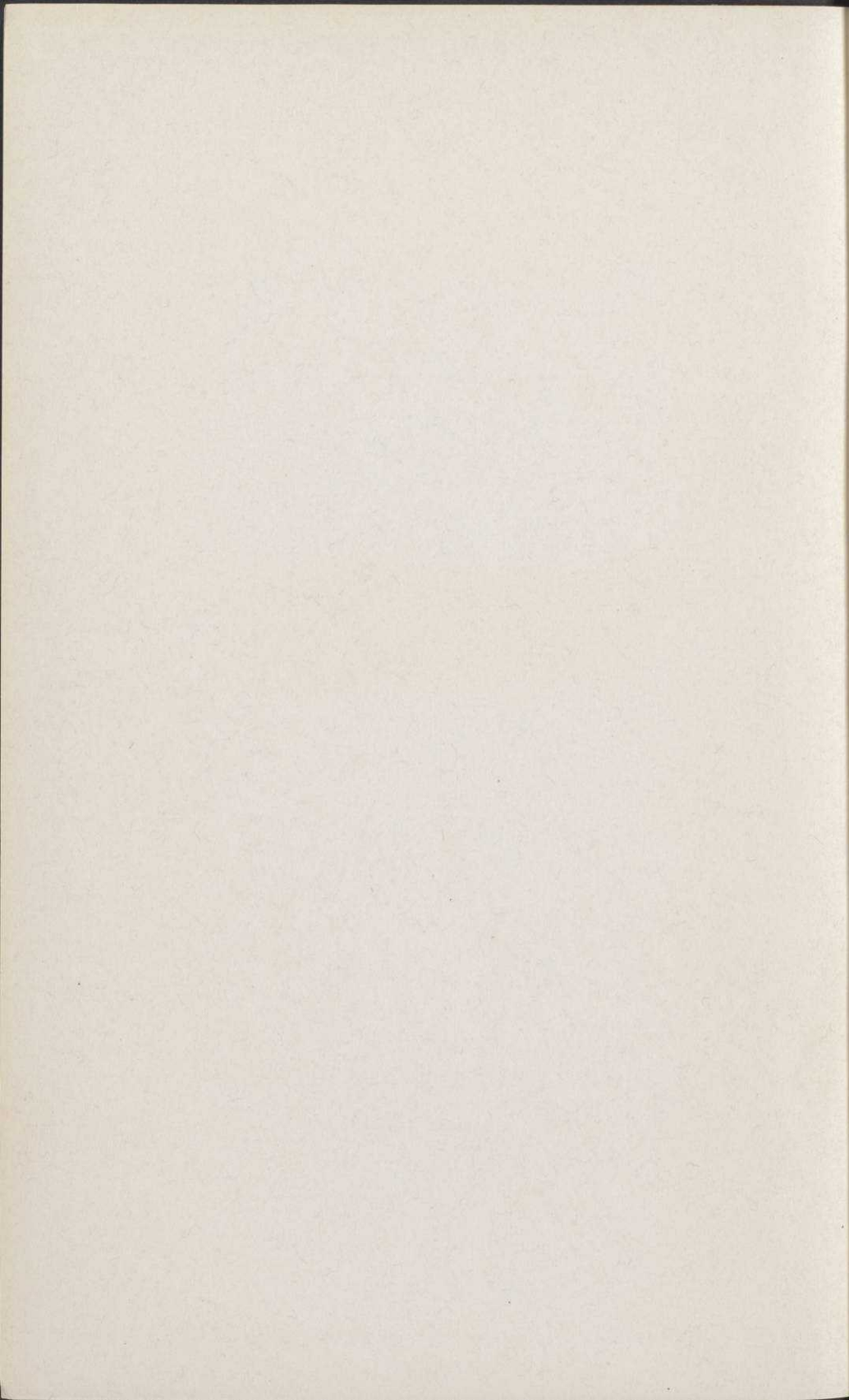


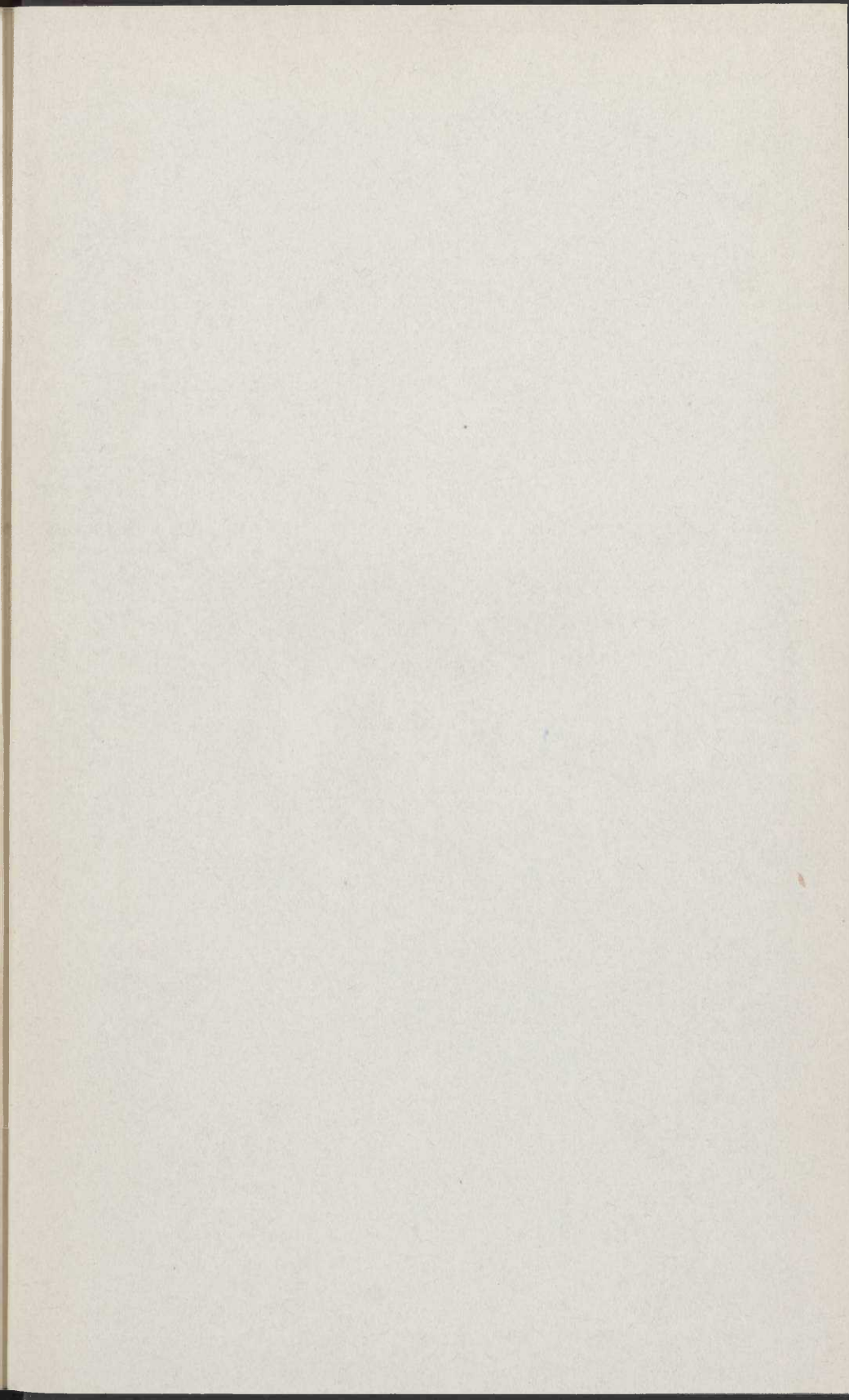


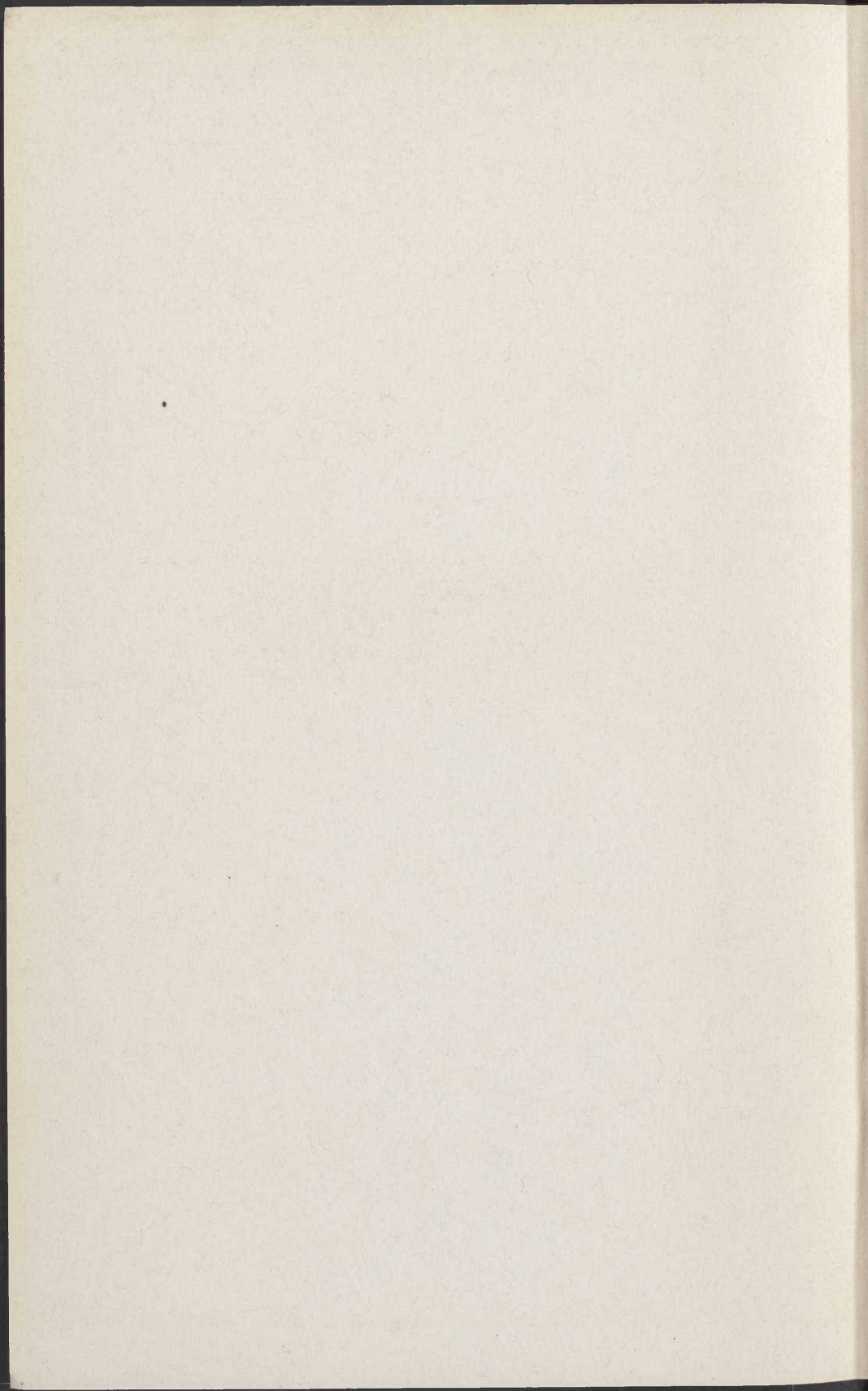














DENCO  
NO. 849

**FOR REFERENCE**

**Do Not Take From This Room**

