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## Bender's Federal Forms (2 Vols.) (Book Note)

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determine whether or not it will enforce a solemn promise to subscribe to a charity without the necessity of implying a counter promise on the part of the beneficiary when in fact no such promise exists.<sup>4</sup>

Interrelated phases of the law such as the rules relating to evidence, unlawful combinations and the criminal law are also treated in this volume. The subject-matter closes with a consideration of discharge of contracts, the measure of damages for a breach, and quasi-contracts.

The practitioner will not rely on this book for an exhaustive treatment of a problem, though it might well be used as a reference book. Certainly it will be an aid to students desiring to familiarize themselves with the rules of contracts in all states and states in particular.

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## BOOK NOTES

BENDER'S FEDERAL FORMS (2 vols). Edited by Charles L. Sylvester. Albany: Matthew Bender and Co. (1929).

Business, interstate in character, has increased to such a large extent that the volume of litigation in Federal Courts has of necessity increased. This increase of litigation and the adoption of the new United States Code necessitated a new work on Federal forms, which burden the author undertook. He has produced a work which is of inestimable worth to the practitioner in the Federal Courts.

The entire field of Federal Court forms, both of pleading and of practice, has been covered. As the practice differs in the various districts of the Federal Courts the author has had to limit himself to forms which are used in a State Court but which can be adapted for use in the Federal Courts and forms which pertain to causes of action peculiar to the Federal Courts.

The work is keyed to the new United States code and the former United States Revised Statutes making it a welcome addition to the necessary tools of the Federal Court lawyer.

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CASES ON PLEADING AND PROCEDURE. By Charles E. Clark. St. Paul, Minn.: West Publishing Co., 1930, pp. 674.

In treating this subject the tendency of casebook writers has been to emphasize history apart from the modern law of procedure. In this volume modern law administration is stressed throughout, and, while history appears, it is presented only to explain general principles of present-day utility.

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<sup>4</sup> Allegheny Col. v. National Chautauqua Co. Bank, *supra* note 3. Also First Methodist Church v. Estate of George Howard, 133 Misc. 723, 233 N. Y. Supp. 451 (1929). For a criticism of these cases see (1929) 4 ST. JOHN'S L. REV. 125.