Books Received

St. John's Law Review
Notice of Appeal for the former “writ of error” to Federal Courts, the practice in appeals from Federal Courts appears to have been assimilated to appellate practice in state courts. Whether or not this also applies to appeals from state courts is as yet uncertain. This statute is quoted at length in an Appendix together with a collection of opinions upon its probable effect, which includes a discussion between nationally known attorneys and Members of the Senate Judiciary Committee at the Hearings on the bill as first introduced in February, 1922 and at the Hearing before a Sub-Committee of the Senate Judiciary Committee in April, 1926. This discussion should, at a time when the new Act has not been judicially construed, be of value to the members of the Bar of the United States Supreme Court.

The author states in the preface that he hopes this book may be used as a so-called handbook, and it is my opinion that he has accomplished his purpose. He frankly states that the question of the jurisdiction of the United States Supreme Court is not within the scope of his work.

JOHN L. DELIUS.

New York City.

BOOKS RECEIVED
