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Cases on the Interpretation of Statutes (Book Review)

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BOOK REVIEWS

Editor—RAYMOND C. WILLIAMS

"Alongside of the practitioners to whom the law is
a ragbag from which they pick the piece and color
that they want, there have been some students
who have striven to make their knowledge organic."

JUSTICE OLIVER WENDELL HOLMES,
Collected Legal Papers, p. 285.

CASES ON THE INTERPRETATION OF STATUTES. By Frederick Joseph de Sloovere.

This latest and worthy addition to the American Casebook Series is a
collection of some 337 cases, covering 948 pages, with an introductory essay on
the technique of statutory interpretation by Dean Roscoe Pound of Harvard
Law School. Over two-thirds of the cases were decided before 1900 and less
than one-tenth since 1920. Yet room has been found for the very recent and
interesting decision of Justice Holmes in McBoyle v. United States. Unques-
tionably the cases have been carefully selected and the editor's shears prudently
used. In the footnotes, which are unusually complete for a work of this kind,
references are made to numerous articles and notes upon important topics. The
usual table of cases and an adequate index are included.

The timeliness of this work is manifest. As Dean Pound points out in his
introduction, "an increasingly large part of the authoritative materials of
judicial decision," on the basis of which practicing attorneys must advise their
clients, is in the form of legislation. The task of successfully predicting the
court's interpretation of the legislative intent in a given case has been rendered
more difficult, on account of the fact that the technique of interpretation of
statutes has been sadly neglected by American legal scholars, with the result
that the modes of statement and terminology habitually employed have been
subjected to intense criticism. Fortunately, of late, the legal profession has
sought to arrange the canons and rules for statutory construction in orderly
fashion; in short, an earnest effort is now being made to make a true science
of statutory interpretation. To meet a growing interest, special courses in the
subject have been springing up in the major law schools of the country.

The present collection is due to the need of such a work experienced by
the compiler in his instructions upon the subject. The division of the book
and its classification are based upon his desire to make the book practical for
classroom use. The success of his plan must await such actual experience.
Part 1 deals generally with preliminary problems, such as judicial notice and
proof, the functions of legislature, the courts and the jury in interpreting
statutes and the nature of principles of construction. Part 2 develops the
canons of interpretation, dealing first with the meaning as determined by the

Motor Vehicle Theft Act for transporting a stolen airplane).
very words of the statute. Following, the rules are developed under these
 subheadings: subject-matter and purpose, context, associated words, parts of
 statute in relation to the whole, extrinsic aids, statutes in relation to other
 statutes and in relation to the traditional law. In Part 3 various special prob-
 lems as to interpretation and application of the statute in conjunction with
 existing law are dealt with and an attempt is made to classify them. Finally,
 in Part 4, the editor deals with the operation and effect of statutes, including
 time of taking effect, prospective and retrospective operation, judicial change
 of construction, and repeal.

 As the editor indicates in the preface, no attempt was made to show the
 actual state of the authorities. While such a step may be somewhat beyond
 the purpose of the casebook, the result would have been worthy of the effort;
 as the book would have been indispensable to the practicing attorney. More
 regrettable is the omission of commentaries on the various topics. Those who
 come in contact with the learned compiler marvel at the depth of his thinking
 and the clearness of his reasoning. A permanent record of his cogitations on
 the art of interpreting statutes in the form of footnotes would, indeed, have
 added a priceless ingredient. As matters stand, there is every reason to believe
 that the casebook will be widely adopted for use in the classroom.

 Donald L. Stumpf.

 New York, N. Y.


 With this new edition of Rose's Federal Procedure, we have the assurance
 of no less an authority than Judge Knox that the volume "is worthy of a place
 in the library of every practitioner and judge in the federal courts." This high
 praise is indeed borne out by an examination of the book itself. Here the
 practitioner will find in easily available form, exhaustively indexed, a terse and
 definitive statement of the entire law governing procedure in the federal courts,
 with ample annotation and reference to decided cases. The numerous decisions
 collected in the footnotes make the book invaluable as a case finder and the
 sententious manner in which the rules are stated make it extremely useful as a
 ready reference book. The field is one which it is difficult to organize properly,
 yet the editors have done a masterly job in bringing the book up to date and in
 collating all the material on the subject. It is difficult to see how one can
 practice in the federal courts without having it by his hand.

 This new edition also contains very valuable forms and a complete table
 of all cases cited. The statements are always reliable and the citations always
 in point.

 M. F.