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No attempt has been made to develop the subject of liquidation of banks, insurance companies, building and loan companies, or brokerage houses, and for a like reason, special problems in the administration of decedents' estates are omitted.

This work is well done and will fill a large gap in the supply of case material.


In the second and concluding volume of his collection of cases on procedural law, Dean Clark has placed special emphasis, in the first part of the book, upon the various forms of specific relief, such as injunctions and bills for specific performance, bills of peace, interpleader, and the action for a declaratory judgment. This is followed by cases dealing with the parties to a suit, joinder of actions and of parties, objections to and correction of pleadings, and summary procedure. The cases seem to be fairly representative. One distinguishing feature is the lessening of the amount of footnote material with a substitution by summary statements and citations in the text, which has its advantage in appearing more prominent to the student.

The editor is not unaware of the fact that this collection of cases is not exactly adapted to the conventional law-school courses on pleading and procedure; it purports to cover common-law, code, and equity pleadings as well as such matters as trial practice. But Dean Clark believes that with only a slight modification of the average curriculum the case book can be adapted to it. In those states where the distinction between law and equity has been abolished, and consequently where common law and equity pleading are taught as a unit, this volume and the preceding one, published in 1930, will furnish a very complete study.

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