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Jurisprudence

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mand for academic training; and the movement away from ad hoc political boards.

In the chapter on "Present Licensing Provisions" the author discusses the administrative standards which guide the issuance of licenses; reciprocity provisions; and the question of discipline. Placed a bit out of context in the chapter is an analysis of the constitutional issues underlying the problem of licensure, with particular emphasis upon the conflict between the police power and the due process clause. Chapter four deals with the administration of licenses. Of special interest is the analysis of the powers of ad hoc boards, and the restraints upon their power in terms of procedural guarantees of notice and hearing, reviewability, etc. In this field the reviewability of administrative action by judicial tribunals does not play the important role that it does in the case of rate determination by administrative bodies.\(^{3}\) It is pointed out that uniformity of administrative procedure in licensing professions has been partially achieved by the states in looking to the national associations of the professional groups for guidance.

The concluding chapter describes the trend in professional licensure as being towards the guild theory of control, but as being tempered by current consideration of socialistic ideology. The author, however, believes that the encroachment of socialistic ideology is too weak to offer substantial resistance to the power of the professional associations.

Not to mention the attractive graphs and tables, the author has spared no effort in collecting an extensive bibliography on the subject. It is hoped that Dr. De Laney will continue to develop the implications of the materials she presents, and will be urged on by her remarks in the preface that the "approaching professional guild control may have some significance for the whole field of political science."

**Julius Cohen.**

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**JURISPRUDENCE.** By Francis P. LeBuffe and James V. Hayes.

Essentially a development of one topic,—analytical jurisprudence,—this revision of the work as originally issued covers

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\(^3\) See, *e.g.*, Ohio Valley Water Co. v. Ben Avon Borough, 253 U. S. 287, 40 S. Ct. 527, 64 L. Ed. 908 (1920).
not only jurisprudence as such, but also modern political theory
and philosophy in relation thereto. In addition, great stress is laid
upon the interrelation of organized religion, analytical juris-
prudence and the development of different schools of thought in
the general field of jurisprudence. The whole volume forms a sus-
tained defense of Natural Law, defined therein as a rule of action,
mandatory in form, which reason itself reveals as established and
promulgated by the author of nature and imposed through its very
nature upon all men, and, comprehensively, as the sum total of all
such rules of action.

It would be difficult to find more matter for thought com-
pressed into such small space. Naturally, this makes necessary a
style which must be called "sketchy", for lack of a better descrip-
tion, but after the reader adjusts his mind to this it is not dis-
pleasing. The very variety of topics and the number of quotations
given in support of the conclusions drawn give a zest to the book
which is uncommon in works of this nature, and make it admirably
adapted to its main function of classroom instruction, as well also
as to use as a reference by students.

Two chapters of more than passing interest to persons, other
than law school students, interested in jurisprudence stand out in
this work: — the one is Chapter Five, which deals with American
Schools of Jurisprudence; the other is Chapter Six, which covers
matter embraced under Totalitarian Theories of Law. Chapter
Five gives a survey of three schools of jurisprudence in America,
Sociological Jurisprudence, Economic Determinism and Realism,
with interesting comment and criticism. Chapter Six covers the
Fascist, the Nazi, and the Communist concepts of law, all timely
subjects in the field of jurisprudence, of interest to the reader what-
ever his sympathies may be.

A point of interest in the book, not usually found in one upon
the subject of Jurisprudence, is frequent reference, with appro-
priate quotations, to authorities of the Roman Catholic Church in-
cluding Papal documents as well as works of theologians. Such
citations are especially pertinent in a work dealing so largely with
Natural Law, and lend added interest to the discussion.

CHARLES P. WILHELM.

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