1953

A Dictionary for Accountants by Eric L. Kohler

W. Lewis Roberts
University of Kentucky

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BOOK REVIEWS — Continued

whose approach to the subject is not that of the lawyer—but it is just the lawyer who might not want it different.

The work is supplied with an index, perhaps the only part of the work that could well be enlarged.

HARRY BEST

University of Kentucky
Department of Sociology


A dictionary for accountants is something new. It indicates that the business—or should we say profession—of accounting has acquired a language of its own. Four hundred and fifty pages are found necessary to define and explain terms that have acquired meanings peculiar to accounting during the rapid development of this field in recent years. Words taken from everyday language, the author points out, have acquired a technical usage at the hands of accountants. Since legislation and court decisions have been very much influenced by this language of accountants, these accounting concepts are of very great interest to lawyers and judges, as well as "economists, engineers, business executives, investors, government officials, and students of accounting and business."

At the very beginning the reader is told that of the 2275 entries in the book, only 620 are single words. The remainder are phrases and word combinations. Among these 620 we find such words as breakeven, carryover, cutoff, markon, and writery. Words that are usually hyphenated have dropped the hyphen in the language of the accountant. We find coinsurance, intercompany, oversubscription and preaudit used. We also see the hyphen used to join words that are ordinarily written separately. Thus we find here such terms as profit-and-loss, single-entry bookkeeping and long-term lease. Then there are single words as strange to us as many of those used in crossword puzzles. Take the word "abscissa", for example. There are terms that may require two or three pages to explain, and even the use of illustrations. "Arithmetic mean", "balance of trade", "breakeven chart", "coefficient", "consolidation policy", and "correlation table" may be cited as instances. Even six or more pages may be required to explain such terms as "depreciation", "fund", "logarithm", "overhead", and "standard cost".
BOOK REVIEWS -- Continued

It is hard to see how any dictionary can be more interesting than this one is.

W. Lewis Roberts

University of Kentucky
College of Law


Professor Hellerstein has prepared a case book which is unusually valuable for the person interested in tax problems as such rather than in legal problems as such. This is true notwithstanding the fact that the book apparently deals as effectively with the legal problems as do available competitive books. It may be helpful to point to some of the distinctive characteristics of this volume as compared with others which the reviewer has examined.

In the first place, the author takes a broader view of education for the practice of tax law than do most persons who have prepared case books. This is reflected in the selection of case material and in the character of the notes and of the bibliographical materials supplied. These are broad enough to take account of literature in economics and tax administration generally and on the whole to link problems of policy with problems of law. For example, the author employs effectively not only law journal articles but also the literature of the National Tax Association, The Tax Institute, the economics textbook, and the journal authors. Whether this characteristic will prove important for legal education will depend on the outlook of the instructor. In any event, it is exceedingly useful to the general tax student confronted alike with economic, administrative, and legal (especially constitutional) issues.

In the second place, the author employs a broader variety of legal materials than do most other writers of case books. This book reflects the usual up-to-date array of materials on federal constitutional restrictions on the state taxing power with the exception that the cases appear to be selected on a somewhat different basis. It includes a very much larger number of state cases dealing with particular aspects of state tax law than do other books. The volume is expressly designed for use in conjunction with the tax statutes of particular states and is conceived as more or less all-inclusive. The author apparently has deliberately included more subject matter than the typical course in