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## **Editorial Comments**

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## EDITORIAL COMMENTS

"The Subject Index" is the title of an article contained in this issue, prepared by Justice Marvin B. Rosenberry, of the Wisconsin Supreme Court. This article was presented at the last Convention of the Wisconsin State Bar Association, but inasmuch as a great majority of the lawyers in the state did not receive a copy of it, we have secured permission to reprint the article, believing that it will be very beneficial to the Wisconsin Bar in submitting briefs to the Wisconsin Supreme Court.

Dean Max Schoetz, Jr., of the Marquette Law School, presents a treatise entitled "Can a State More Effectively Regulate Corporations Under the Reserve Clause of Its Constitution Than Under Its Police Power?" The article is composed of general discussions of "The Police Power" and of "The Reserve Clause," which is followed by a comparison of the two "Powers." This treatise is not only an able discussion of the law involved, but is also very interesting in its consideration of the possibilities which might arise from legislative control over corporations under the "Reserve Clause" of our Constitution.

John J. Roche, Assistant Dean and Professor of Banking and Finance, of the Marquette School of Commerce, is the author of an article contained in this issue on "No Par Value Stock." This article outlines the present status, the advantages, and the major characteristics of the "No Par Value Stock" laws.

"Estoppel as Affecting Title to Real Property," by Elmer W. Roller, is a learned and scholarly dissertation on that subject, and we are pleased to recommend it to the attention of our readers.

The constitutionality of laws providing for "Compulsory Public School Attendance," such as were enacted in Oregon, are discussed by Clifford E. McDonald in his contribution to this issue. Mr. McDonald cites many cases which hold that similar laws are unconstitutional, but as the law is unsettled on the particular point being treated, he asks the reader to decide for himself whether such enactments are as inconsistent with the letter of the law as they are with the fundamental spirit of our Constitution.

G. J. Boileau, Editor-in-chief.