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## Editor's Note

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## EDITOR'S NOTE

This issue, which is dedicated to the memory of the late Professor George H. Dession, is the first memorial issue which has been produced in the history of the Review. The following pages written by outstanding lawyers, judges and teachers render superfluous any commentary on Professor Dession at this point, though it is perhaps some indication of the universal respect accorded him that every person to whom we wrote originally accepted our invitation to contribute to this issue. Considering that when we sent out our letters Mr. Justice Douglas and Professors Hall, Glueck, Radzinowitz and Mannheim were out of the country, most of them traveling from spot to spot and unusually short of time, their willingness to write about Professor Dession seems to us a rather striking testimonial in itself.

In addition to the thanks we owe these men, we are also indebted to the Managing Editor of PSYCHIATRY, Mary Ladd Gawel, for most graciously allowing us to reprint an address by Professor Dession which deserves a wider circulation among lawyers than we believe that it has so far enjoyed. Finally, for the photograph of Professor Dession we are grateful to the Yale University News Bureau.

Shortly after this issue was under way we learned of the death of Dr. Carlos C. Alden, a past Dean of the Law School and an outstanding member of the profession. Our next issue will be dedicated to the memory of this man, whose fifty years of teaching earned him the admiration and respect of literally thousands of practicing lawyers and judges.

Two cases recently noted in the Review have advanced a step through the courts. Limitations of space preclude our saying more than that *Cierpial v. Ford Motor Co.*, 16 N. J. 579, 277 A. 2d 717 (1954), noted in 4 BUFFALO L. REV. 261, reversed the lower court partially on the grounds advocated in the note to the effect that the test employed to determine a motion to dismiss was incorrect. *Bowman v. Great Atlantic & Pacific Tea Co.*, 308 N. Y. 780, 125 N. E. 2d 165 (1955), affirmed without opinion the Appellate Division's holding which allowed plaintiff to recover for injuries sustained in eating impure food purchased by her sister; the note in 4 BUFFALO L. REV. 362 implied that the decision was correct.

An article by Dean Harold Somers, entitled "*Cost of Money*" as the Determinant of Public Utility Rates, 4 BUFFALO L. REV. 289, was abstracted and commented upon in 55 PUB. UTIL. FORT. 787-791, and also in 148 TELEPHONY 17 *et seq.* A comment entitled *Jurisdiction and Free Speech Problems in Peaceful Picketing*, 4 BUFFALO L. REV. 232, was reviewed in 41 A. B. A. J. 760. Our thanks

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are due these periodicals for bringing these articles to the attention of a broader segment of the Bar than might otherwise have been reached.

We have been asked to convey a message to the local Bar by the Honorable Carmine G. DeSapio, Secretary of State for the State of New York, who writes as follows:

Heretofore, photostats of Certificates of Incorporation and Amendatory Certificates were made by our department and transmitted to the respective Clerks of the County where the principal office of the Corporation is located. About \$15,000 annually has been expended for photostat supplies required for this task.

On and after January 3, 1956, such original certificates will be microfilmed and within a few weeks after filing, the original certificate will be forwarded to such County Clerks. In the interim, daily reports containing essential data of new corporations and other filed certificates will be forwarded to every County Clerk. In place of the photostats, the original certificate itself will become available at the County Clerk's offices.