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The Fear of Conspiracy: Images of Un-American Subversion from the Revolution to the Present. Edited by David Brion Davis. Ithaca: Cornell University Press, 1971. Pp. xxiv, 369. $10.00. A collection of speeches, documents and writings—from George Washington to Stokely Carmichael and Joseph Welch—that illustrate the role played in American history by the fear of conspiracy and subversion. Professor Davis presents the major events of American history in a new perspective, and states that his purpose is to use images of conspiracy and subversion as a means of studying American tensions, values and expectations.


ditional choice-of-law approach and to construct a modern, functional methodological model for choice of law. This proposed model builds on the concept of public and private interest analysis.

**The International Law of Civil War.** Edited by Richard A. Falk. Baltimore: The Johns Hopkins Press, 1971. Pp. xix, 452. $15.00. Through six case studies—the American Civil War, the Spanish Civil War, the Algerian Revolution, the post-independence war in the Congo, the internal war in Yemen, and the war in Vietnam—the book highlights the essential features of typical civil war situations. The study sheds new light on current patterns in civil war situations and brings into focus the policy problems that arise from the interplay of domestic violence and external participation.

**The Law of Dissent and Riots.** Compiled and Edited by M. Cherif Bassiouni. Springfield: Charles C. Thomas, Publisher, 1971. Pp. xii, 498. $24.75. A comprehensive study organized in a manner to show the nature of right of dissent under the American constitutional scheme and its limitations. Articles included in this book represent the most scholarly research on the topic as prepared by several outstanding jurists. Also included is a selective annotated bibliography providing a highly inclusive, yet discriminating, choice of books and law review articles on dissent and riots.


**The Mentally Ill and the Right to Treatment.** Edited by Grant H. Morris. Springfield: Charles C. Thomas, Publisher, 1970. Pp. xi, 136. $9.50. This book is concerned with the legal right of mentally ill patients in public mental institutions to receive adequate treatment for their mental conditions. The editor and contributors present an interdisciplinary approach to problems which were raised in the case of *Rouse v. Cameron*, decided by the United States Court of Appeals for the District of Columbia Circuit in 1966.

based legal system which prevails in Israel and all over the Anglo-Saxon world and elsewhere in terms of modern economic phenomena, i.e., changes in value of money.


**Obscenity and Public Morality: Censorship in a Liberal Society.** By Harry M. Clor. Chicago: The University of Chicago Press, 1969. Pp. xii, 315. $9.50. This book has a three-fold purpose: to consider the problem of obscenity in the light of the broad issues of political philosophy; to explore the dilemmas encountered by the law when it seeks to define public morality in a liberal democracy and in a pluralistic society; and to contribute to the development of a philosophy of censorship and a definition of obscenity which will do justice to public interest in morality, in freedom of expression, and in literary values.

**Power & Put-On: The Law in America.** By Joseph S. Lobenthal, Jr. New York: Outerbridge & Dienstfrey, 1971. Pp. xvi, 187. $5.95. A modern lawyer's look at the gap between the myths and the realities of his profession. Lobenthal's discussion ranges from traffic court, criminal and negligence cases to political trials, illustrating how the system operates, why it works the way it does, and whom it serves.


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**The Supreme Court and the Presidency.** By *Robert Sciglano*. New York: The Free Press of Macmillan, 1971. Pp. 233. $5.95. A study of the basic aspects of the Supreme Court's relations with the Presidency across the span of American history. The thesis of this study is that these two institutions were intended by the framers of the Constitution to act, for certain purposes, as an informal and limited alliance against Congress, and that they have in fact done so.

**Supreme Courts in State Politics.** By *Henry Robert Glick*. New York: Basic Books, Publishers, 1971. Pp. xvi, 166. $6.95. A discussion of the political philosophy and self-image of state judges and how these influence not only court decisions and the states' legal system but also other parts of state government. Every aspect of judicial politics is investigated on the basis of extensive interviews with judges and a thorough review of court decisions and other documents.