ent branches of the subject to supply a compact and comparatively complete summary of the law.

Speaking generally Professor Beale has exercised intelligent discrimination in the choice of his cases, and has distributed them in such proportion as to emphasize the more important divisions and to develop the different phases in which each division has received practical application in the courts. If his judgment in this respect be open to criticism at any point it would seem to be in his curtailed treatment of the important question of exemplary damages. This branch of the law of damages has been involved in many decisions pro and con and has given rise to an extended and earnest discussion between Mr. Sedgwick and Mr. Greenleaf; and it can scarcely be said that its varied phases have been fully illustrated by the five cases which Professor Beale devotes to it. Other important divisions which have received more adequate treatment are: "Liquidated Damages," "Nominal Damages," "Direct and Consequential Damages," "Compensation," and "Damages for Non-Pecuniary Injuries." The divisions mentioned, with eight others, go to make up the fourteen headings under which the author classifies the cases collected. They compose a volume of over five hundred pages that will prove a valuable guide to the student in the pursuit of the study of the law of damages.

H. L. H.


This book is designed for use as a case-book in the University of Minnesota, in connection with Jaggard on Torts, and contains numerous examples of the application of the law of torts west of the Mississippi and of the decisions in that part of the country in the last decade. We miss the old English favorites from such a work. Each case is accompanied by an abstract statement of the principle involved, and references to text-books and parallel cases ad libitum. The book contains a careful analysis of the subject following Jaggard on Torts, omitting entirely, however, the consideration of the wrongs of seduction and enticement, deceit, slander of title, and conspiracy. It unfortunately follows the precedent of most other case-books, in not containing an alphabetical index.

R. Ashhurst.

BOOKS RECEIVED.

[Acknowledgment will be made, under this title, of all books received, and reviews will be given, as near as possible, in the order of their receipt. Those, however, marked * will not be reviewed. Books should be sent to the Editor-in-Chief, Department of Law, University of Pennsylvania, Sixth and Chestnut Streets, Philadelphia, Pa.]

TREATISES.


THE LAW'S LUMBER ROOM. By FRANCIS WATT. Chicago: A. C. McClurg & Co. 1895.

A TREATISE ON DISPUTED HANDWRITING. By WILLIAM E. HAGAN. Albany and New York: Banks & Bros. 1895.


SELECTED CASES.


MISCELLANEOUS.

*INSANITY. POPULAR ERRORS CORRECTED, SUMMARY COMMITMENTS, INQUISITIONS, etc. An Address delivered by Hon. DAVID MCADAM, Judge of New York Supreme Court, before the Society of Medical Jurisprudence.