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Book Review. The History and Development of the Fourth Amendment to the Constitution of the United States by Nelson B. Lasson

Framl Horack Jr.
Indiana University School of Law

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the difficulties involved in their tasks. His work is not, however, an
apologia for news-gatherers or for nervous publishers in the United States
whose viewpoints are affected by incipient threats "to the freedom of the
press" or to profits. All in all, the volume represents a serious attempt,
documented and clearly written, to submit evidence preliminary to draw-
ing decisions or arriving at solutions.

RALPH O. NAFFZIGER.

University of Minnesota.

BRIEFER NOTICES

AMERICAN NATIONAL GOVERNMENT AND POLITICS

In a year commemorating the one hundred and fiftieth anniversary of
the framing of the Constitution of the United States, a recent number
of the Johns Hopkins University Studies in Historical and Political Sci-
ence (Series LV, No. 2, 1937) is of special interest. This issue of the
Studies is a treatise on The History and Development of the Fourth Amend-
ment to the Constitution of the United States (pp. 150) by Nelson B. Lasson,
of the University of Maryland. The text is divided into four chapters, the
first of which shows that "the right of the people to be secure in their
persons, homes, papers and effects, against unreasonable searches and
seizures . . ." was not an invention of English jurisprudence, in spite of
the well-known maxim that "an Englishman's house is his castle." The
fundamental idea embodied in the amendment is, on the contrary, found
in Biblical literature and in the Roman law. In the second chapter, the
use of and the opposition to writs of assistance in the colonies is described.
The third chapter is devoted to the demand for and the adoption of a
bill of rights to the Constitution, with special emphasis upon the formu-
lation and approval of the Fourth Amendment. An interesting point in
this chapter is the evidence that the House of Representatives once re-
jected the Amendment as it now reads. It was subsequently restored in
its present form, however, by the committee on arrangement and finally
adopted by both houses. The last chapter of the book is concerned with
the interpretation of the Fourth Amendment by the Supreme Court of
the United States. In the earlier years of our national history, few cases
involving the amendment reached the Court. But with the extension of
the criminal jurisdiction of the United States, especially in cases of sale
of narcotics and intoxicating liquors, such cases multiplied. The treatise
is well annotated and fully documented and includes a table of cases cited.

—F. E. HORACK.

Even casual observers have long been aware of the need for reforming
the system of financial control in our federal government. In The Ad-