SECONDARY SOURCES

ARTICLES

Alexander, "Improving Our Judicial System," 8 Dallas Bar Speaks 117 (1943), 473.


Barrow, "In Support of Constitutional Amendment No. 9 Providing for a Court of Criminal Appeals of Five Judges," 29 Texas Bar Journal 721 (1966), 391.


Braden, "Umpire to the Federal System," 10 Univ. of Chicago L. Rev. 27 (1942), 690.


Cabaniss, "Inverse Condemnation in Texas—Exploring the Serbonian Bog," 44 Texas L. Rev. 584 (1966), 64.


[Comment], "California Supreme Court Review: Hearing Cases on the Court's Own Motion," 41 S. Cal. L. Rev. 749 (1968), 390.

Comment, "Can a State Legislature Call a Constitutional Convention Without First Submitting the Question to the Electorate?" 1 Texas L. Rev. 329 (1923), 832, 834.

Comment, "Constitutional Restraints on Dual Officeholding and Dual Employment in Texas—A Proposed Amendment," 43 Texas L. Rev. 943 (1965), 771.

Comment, "Legislative Resolutions: Their Function and Effect," 31 Texas L. Rev. 417 (1953), 161.

Comment, "Legislature May Disregard Prescribed Revision Procedure as Long as the Proposed Constitution is Submitted for Popular Ratification," 81 Harv. L. Rev. 693 (1968), 824-25.


Comment, "Should the State Have an Appeal in Criminal Cases?" 1 Sw. L. J. 152, n. 4 (1947), 476.


Comment, "The Drafting of Statute Titles in Texas," 23 Texas L. Rev. 378 (1945), 171.


Comment, "The Open Saloon Prohibition," 46 Texas L. Rev. 967 (1968), 747, 748.


Craig, "Ineffective Counsel in Texas and the Federal Courts," 1 American Journal of Criminal Law 60 (1972), 42.


Dabney, "Court Organization: The Superiority of the Unit or Collegiate System," 5 Texas L. Rev. 377 (1927), 399.


Harris, "Jury Trial in Civil Cases--A Problem in Constitutional Interpretation," 7 Sw. L. J. 1 (1953), 54, 56, 422.


Houston Telegraph "Must the low ... purchaseable Negro" (Editorial Commentary) 10 October 1875, 487.


McKnight, “Proposed Amendment to the Judiciary Article of the Constitution,” *5 Texas L. Rev.* 290 (1927), 399.
McKnight, "The Fortieth Legislature and Judicial Reform," 5 Texas L. Rev. 360 (1927), 399.

Morrison and Bruder, "Merger of the Court of Criminal Appeals and Supreme Court of Texas," 35 Texas Bar Journal 1002 (1972), 394.


Norvell and Sutton, "The Original Writ of Mandamus in the Supreme Court of Texas," 1 St. Mary's L. Rev. 177 (1969), 384.

Note, 12 Texas L. Rev. 457 (1933), 441.


Pipkin, "How Do You Plead, Your Honor?" 7 Trial Lawyers Forum 14 (1972), 375.


Shirley, “County Commissioners Court — A Court or an Administrative Body?” 11 *Texas L. Rev.* 518 (1933), 451.


Steele, Jr., "The Doctrine of Multiple Prosecution in Texas," 22 Sw. L. J. 507 (1968), 52.


Tate, "Relieving the Appellate Court Crisis, Containing the Law Explosion," 56 Judicature 228 (1973), 367, 395, 402.


870

BOOKS


*Cannon's Procedure in the House of Representatives*, 118.


W. F. Dodd, *The Revision and Amendment of State Constitutions* (1910), 831.


*Hinds Precedents of the House of Representatives*, 118.


*Jefferson's Manual*.


Lang, *Financial History of the Public Lands in Texas* (Waco: Baylor University, 1932), 509, 531, 544, 545, 549.


Madison, *The Federalist*, 89.

M. M. Mahany, *Texas Taxes* (Dallas, 1946), 573.


Rules Committee of the National Legislative Conference, *Key Points in Legislative Procedure*, 119.


Texas House Judiciary Committee, *Streamlining the Texas Judiciary: Continuity With Change* (Austin, 1972), 408.


Texas Legislative Council, *14 Proposed Constitutional Amendments Analyzed* (1968), 266.


Texas State Teachers Association, *100 Years of Progress in Texas Education* (Austin, 1954), 505, 506, 509.


O. D. Weeks, *Two Legislative Houses or One* (Dallas: Arnold Foundation Studies on Public Affairs, Southern Methodist University, 1938), 102, 103.


