January 1954

Inter Alia

Recommended Citation

Inter Alia, 8 Sw L.J. 192 (1954)
https://scholar.smu.edu/smulr/vol8/iss2/5

This Inter Alia is brought to you for free and open access by the Law Journals at SMU Scholar. It has been accepted for inclusion in SMU Law Review by an authorized administrator of SMU Scholar. For more information, please visit http://digitalrepository.smu.edu.
Someone has inquired whether all citations to Texas civil appeals cases in the *Southwestern Law Journal* are checked in the writ of error tables. The answer is, Yes. If a Texas civil appeals case has a writ of error history, it is noted. Absence of notation means that the tables have been checked and that no writ of error history has been found.

* * *

Advice has been received that citations to Texas cases in the *Southwestern Law Journal* will appear in *Shephard's Texas Citations*, beginning with Volume VIII, No. 1, of the *Journal*. It goes without saying that the *Journal* is immensely pleased that Shephard's *Citations* has taken this step. Enough Texas material appears in each volume of the *Journal* to make the references in *Shephard's Citations* a real aid to researchers in Texas law.

* * *

Lawyers Week (April 19-24) has come and gone. Each one seems to be a little more special than the previous one. The Institutes on Trial Strategy and on Financing Through the Issuance of Securities were well attended. The 1954 Conference on Law in Society ("Natural Law and Natural Rights") was solid fare for the philosophically minded. Various divisions of the Southwestern Legal Foundation met, and plans were formulated for the coming year. The week wound up with the Law School Case Club Argument before members of the Texas Supreme Court and with a banquet at which Dr. Arthur S. Flemming, Director of the United States Office of Defense Mobilization, spoke.

* * *

The Summer, 1954, issue of the *Journal* will be a Survey of Southwestern Law for the year 1953. In addition, present plans are to include the first installment of an article on indispensable parties in pooling cases.