EDITORIAL NOTES

THE WASHINGTON UNIVERSITY LAW QUARTERLY

The student section, as well as the leading article section of this issue of the Quarterly is devoted to problems of state constitutional law. It might also be noted that bibliographies will be found at the end of each of the leading articles. These bibliographies contain suggestions by the authors of additional references in the particular field.

THE SCHOOL OF LAW

The law school program is being set up for the duration of the war on a year-around basis. Students who enter the school in February, June, or September, may by continuous attendance graduate in two calendar years from time of entrance. The summer of 1942 is to be divided into two sessions. In the first session, from June 15 to July 23, the following courses will be offered: Contracts I, Property I, Partnership, Federal Jurisdiction and Procedure, and Municipal Corporations. Contracts II, Property II, Quasi-contracts, Legislation, and Damages will be offered in the second session, which will last from July 27 to September 3.

NOTE AND COMMENT

THE MISSOURI PROVISION FOR PERIODIC CONSTITUTIONAL REVISION

Article XV, section 4 of the Missouri Constitution provides that there shall be a submission of the question, “Shall there be a convention to revise and amend the Constitution?” at a special election to be held in 1921 and at the general election next following the lapse of twenty years and at twenty-year periods thereafter.¹ By the clear meaning of the section a submission is called

---

¹ The exact language of art. XV, §4 is as follows: "The question ‘Shall there be a convention to revise and amend the Constitution,’ shall be submitted to the electors of the state at a special election to be held on the first Tuesday in August, one thousand nine hundred and twenty-one, and at each general election next ensuing the lapse of twenty successive years since the last previous submission thereof, and in case a majority of electors voting for and against the calling of a convention shall vote for a convention, the governor shall issue writs of election to the sheriffs of the different counties, ordering the election of delegates, and the assembling of such convention, as is provided in the preceding section.”