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Tax Exemption of State Employees. By Roswell Magill. 35 Yale L. Jour. 936, June, 1926.

The writer concludes that tax exemption of state employees should be limited to those engaged in the governmental functions of the state and should not be extended to employees engaged in private enterprises carried on by the state when considered in the light of the 16th Amendment of the Constitution and the decisions thereunder.


An analysis of Section 3224, Revised Statutes, prohibiting suits restraining collection or assessment of "any tax," pointing out that the inhibition applies only to the restraint of federal taxes, but is binding on both federal and state courts; that the legality of the tax is immaterial; that it does not prevent enjoining penalties, even though called taxes; and that it does not apply in discussed "extraordinary" circumstances.


The writer concludes that the equity doctrine of notice should prevail to the same extent in relation to the rights of unregistered water appropriators as it does in relation to the rights of those having unrecorded interests in land under the recording acts.

BOOKS RECEIVED


The Colorado River Compact. By Ruel Leslie Olson. Los Angeles: (Published by the Author), 1926, pp. xxiv, 537.


THE NEGOTIABLE INSTRUMENTS LAW, ANNOTATED. By Joseph Doddridge Bran-


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