

PUBLICATIONS NOTED

W.T. Stanbury and Fred Thompson, Regulatory Reform in Canada, The Institute for Research on Public Policy, Toronto, 125 pages. The authors see few positive results from the regulatory reform process of the past five years and are pessimistic about prospects for future reform.

Donald Armstrong, Competition Versus Monopoly: Combines Policy in Perspective, The Fraser Institute, Vancouver, 365 pages. The study challenges the prevailing text book treatment of competition, particularly the importance it assigns to structure. (To be reviewed in the next issue of Canadian Competition Policy Record).

A.H. Hermann, Conflicts of Laws with International Business Activity: Issues of Extraterritoriality, British-North American Committee, 1 Gough Square, London, EC4. L3. The author believes a comprehensive solution to antitrust and other extraterritoriality problems will have to be found. He calls for international efforts to agree on principles and eventually for their interpretation by national courts with provision for references to a new international tribunal to be composed of judges from the International Court of Justice.

F.H. Webber, Oligopoly and the Combines Investigation Act, Canadian Business Law Journal, Vol. 6, No. 4, August, 1982. Presents an analytical framework for determining when certain types of business activity will be found illegal under the conspiracy and monopoly provisions of the Combines Investigation Act.

Chester N. Mitchell, The Impact, Regulation and Efficacy of Lawyer Advertising, Osgoode Hall Law Journal, Vol. 20, No. 1, March, 1982.

