the United States revised its copyright statute in 1976 have been practical advice on the law's implications for classroom, interlibrary loan, reserve, and photocopy room operations. In contrast, in their study prepared for IFLA, Françoise Hébert and Wanda Noel consider in terms of international law the needs of a minority of library users, those who cannot read standard print. For the handicapped, copyright restrictions are of critical importance because they must have standard print transcribed into an alternative medium—Braille, large print, or audiocassette—before they can use it.

Materials in alternative media are produced principally by nonprofit organizations including libraries. Libraries take copyright law into account both at the time of original transcription and at dissemination. The authors point out that obtaining the right to transcribe usually entails delay and is sometimes costly. Rights to disseminate are usually divided geographically, and obtaining them frequently involves considerable time and expense.

While Hébert and Noel see special provisions in domestic laws as the ultimate way to meet the needs of the handicapped, they expect the process leading to these provisions to be long and difficult. They recommend that IFLA in conjunction with the World Council for the Welfare of the Blind, prepare positions that can be presented to the Berne and Universal Copyright Conventions, UNESCO, and member nations of these groups. Most important among their recommendations is that IFLA "must give serious consideration to the principle that a copyright owner should not have the right to refuse permission for a published work to be transcribed into another format for use by a person unable to read the printed edition" (p.67). Because of the great variation throughout the world in rules governing remuneration to copyright holders for transcription of their works, the authors contend that IFLA should not object to remuneration if copyright owners agree to the proposed payment system in a given country. Their position on remuneration is consistent with what they argue elsewhere in the book. But their recommendation that IFLA "must give serious consideration" to elimination of an author's right of refusal to transcriptions is weaker than arguments against such refusals that they make in earlier pages. Their analysis persuaded this reviewer that there is no reasonable or moral basis (although there is a technical legal basis) for such a right of refusal, particularly if there are guarantees of remuneration.

Since 1976 academic librarians who specialize in copyright have mastered the basics and now read with profit discussions of international law and of issues beyond photocopying. Copyright Law and Library Materials for the Handicapped is a brief and well-organized discussion that will expand one's understanding of the implications of copyright law for library services.—Stephen E. Wiberley, Jr., University of Illinois at Chicago.


The first in a Professional Librarians series, this work is aimed at the intermediate to advanced searcher of bibliographic databases and presumes a familiarity with at least one search system, a background in library or information science, and a knowledge of general search strategy. Its purpose is "to stimulate ... searching curiosity ... to try new approaches and techniques."

Ten chapters cover government information, chemistry, the biosciences, energy and the environment, social and behavioral sciences, patents, legal research, health sciences, news banks and news databases, and business and economics. They discuss the primary databases for the subject area, their special characteristics, and sometimes their specific indexing practices. Sample searches done on multiple files are provided. Though the chapters take the same general outline, some are more detailed than others, usually dictated by the number of databases in a field. The four chief vendors—BRS, DIALOG, NLM, and SDC—are emphasized,
but mention is made of other systems and bases, such as LEXIS and DOE, when appropriate.
The editor, Ryan Hoover, acknowledges that some of the information may be out-of-date even as the book is published, but most of the search tips are general enough that this is not a drawback. Reference to an up-to-date vendor or producer guide is stressed.

One of the strengths of this book is the sense of the practitioner at work that comes through. The examples given and the problems encountered are quite obviously real ones. Readers should not study just the chapters on areas they search most frequently because useful search techniques are scattered throughout the book, e.g., the biosciences section lists ways to increase precision and the social and behavioral sciences chapter has a table on when to use free-text searching.

The major criticism of this work is that it does not cover all searchable subject areas, a fact not mentioned in the introduction. There is no chapter on the humanities, and even some of the sciences like physics, geology, engineering, and computer science are neglected. With the exceptions of law, business, and economics, all the social sciences are lumped into one chapter, albeit an excellent one. Perhaps a second volume could address these lacks.

The tables and sample searches provided are excellent, but they are often pages away from the text referring to them. Although all search systems are mentioned, not every chapter takes into account all systems on which the databases are loaded in its discussion. One could question some individual author decisions, e.g., the *Monthly Catalog* is not discussed in the chapter on government databases, and some internal inconsistencies exist, e.g., ABI/INFORM is variously listed as having journal coverage of 250, 450, and 500.

All in all, the chapters are at a consistently high level. Hoover's introductory "thoughts on search strategy" may seem deceptively simple, but they have a wisdom distilled from hard experience. It is this experience in searching that shines through and makes this work a useful purchase and a reasonable one considering the cost of online training.—Carol M. Tobin, Princeton University Library.


For two decades George Cunha has been zealously proclaiming to the library community the pressing need for immediate action to cope with the burgeoning problem of deterioration of library materials. His first publication in 1967 was entitled *Conservation of Library Materials*. It was considered a ground-breaking compilation by some and was severely criticized for oversimplification, inaccuracy, and unprofessionalism by others. In 1971 a two-volume work of the same title was published by George and Dorothy Cunha and included in its second volume an extensive bibliography of more than 4,000 references and citations. The present two-volume work entitled *Library and Archives Conservation: 1980s and Beyond* is both an updating and an extension of the earlier works. It must be looked upon as one more demonstration of the commitment of the Cunhas to raise the consciousness of the library profession to the continuing challenge of preserving library collections.

In a more gentle and tranquil age (if ever there were one), librarians expended their energy on the technical aspects of acquisitions, classification, and circulation. Conservation was not a concern to the profession. But, in 1983 it is abundantly clear that the library world still needs a George Cunha to play the role of Jeremiah to a continually complaisant computer-bemused library community. This two-volume work demands the attention of all library managers to their conservation responsibilities. It is an extension and revision of the 1971 publication that, with a certain amount of literary license, can also be read as a partial autobiography of the Cunhas.

Volume 1 includes nine chapters covering a broad range of topics that are all relevant to a discussion of library conservation but that are not always intellectually or stylistically related to each other. The primary focus of the work is directed to-