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Notes

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DENVER BAR INSTITUTE

The 1952 Institute of the Denver Bar Association will study laws affecting chattel financing. The first session will be held on Wednesday, January 30th, in the auditorium of Van Schaack & Co. and will feature discussions of the Colorado Chattel Mortgage Act by Louis Hellerstein and the Colorado Motor Vehicle Title Act by Harry A. King. At the second session on February 6th, Louis Hellerstein will study methods of inventory financing. On Wednesday, February 13th, J. Glenn Donaldson will discuss installment sales in Colorado and Frederick Storke of Boulder will review the Accounts Receivable Act. All sessions will begin at 4:30 P.M. and conclude at 6:00 P.M.

It is anticipated that a like program will be presented in other parts of the state during the Spring months under the auspices of the Colorado Bar Association and other local bar associations as arrangements are completed.

SUPREME COURT AMENDS RULE

IN THE SUPREME COURT OF THE STATE OF COLORADO

Rule 117. Within fifteen days after an action becomes at issue here, either party may, by separate document, with copy served on opposing party, request oral argument, and the same will be permitted only by order of this court fixing the date thereof, of which counsel shall be notified by the clerk. The court may, of its own motion, order oral argument at any time. Oral arguments will be limited to thirty minutes to a side unless the court, by order, extends the time thereof. The reading of written or printed arguments or lengthy citations will not be permitted.

Adopted December 13, 1951.

Effective January 1, 1952.

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