

Denver Law Review

Volume 24 | Issue 6

Article 2

June 2021

Estates Institute

Dicta Editorial Board

Follow this and additional works at: <https://digitalcommons.du.edu/dlr>

Recommended Citation

Estates Institute, 24 Dicta 118 (1947).

This Article is brought to you for free and open access by the Denver Law Review at Digital Commons @ DU. It has been accepted for inclusion in Denver Law Review by an authorized editor of Digital Commons @ DU. For more information, please contact jennifer.cox@du.edu, dig-commons@du.edu.

Program

ESTATES INSTITUTE
DENVER AND COLORADO BAR ASSOCIATIONS
SHIRLEY-SAVOY HOTEL, DENVER

JUNE 7, 1947

- 8:00 A. M.—Breakfast for Junior Bar Section, \$1.00
 Program by Colorado Springs Junior Bar Section.
- 9:00 A. M.—Meeting, Board of Governors, Colorado Bar Association.
- 9:45 A. M.—Institute on Estates for all members of Colorado and Denver Bar and Guests, Empire Room.
 Panel discussion—planning of John Isekore's estate.
 EDWARD KING, Dean of University of Colorado Law School;
 HUGH McLEAN, Trust Officer, Colorado National Bank;
 BERTON T. GOBBLE, State Inheritance Tax Commissioner;
 MORRISON SHAFROTH, moderator.
- 12:15 P. M.—Luncheon for all members and guests, Colorado Room—\$1.25.
 Address by Judge C. Edgar Kettering.
- 2:15 P. M.—Institute on Estates for all members and guests, Empire Room.
 Speakers,
 HORACE N. HAWKINS, Jr. on "Administration of John Isekore's Estate",
 T. RABER TAYLOR on "Tax Returns for the Estate".
- 7:00 P. M.—Informal dinner for all members of Colorado and Denver Bar Sharp Associations, their wives, husbands and guests, Lincoln Room, \$2.00.
 Address by HON. CARL B. RIX, President, American Bar Association.
 Judge ORIE L. PHILLIPS, Toastmaster.
 Music by Milton Shrednik's seven-piece string ensemble and the "Men of the West" Quartet.

Denver District Court Restores Former Rule

At an *en banc* meeting of the Judges of the Second Judicial District held May 6th, 1947, it was voted to restore as of September 1st, 1947, Rule 18 of the Rules of the District Court which was suspended September 14th, 1943. This is the rule covering automatic dismissals in all civil cases where no progress has been recorded for a period of twelve (12) months.