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## April Meeting of Denver Bar Associations Was Junior Bar Day

Dicta Editorial Board

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## April Meeting of Denver Bar Associations Was Junior Bar Day

## **April Meeting of Denver Bar Association Was Junior Bar Day**

The April 1, 1946 meeting of the Denver Bar Association was devoted to a program arranged by the Junior Bar Section of the Colorado Bar Association. Sidney E. Shuteran, chairman of the section, presided. In introducing the program chairman Shuteran said that ten years ago junior members of the bar were members in name only. However, since the organization of the Junior Bar Section, junior members have become quite active, and many of the present important committees of the association were nurtured by the Junior Bar Section. The Junior Bar is vitally interested in all matters affecting the interest of the young lawyers. Many of them who served in the war are now back in active practice and are very much interested in the activity of the bar association. They know that this association will represent their interests.

William F. Dwyer, chairman of the Public Information Committee of the Junior Bar Section discussed the public information program of the Junior Bar Conference of the American Bar Association and the plans of the Colorado Junior Bar Section to develop a local public information program. It will be the purpose of the program to inform the public on the services which lawyers can render.

T. Raber Taylor discussed the On-the-Job Lawyer-Veteran Training Program and William R. Newcomb discussed Minimum Fee Schedules. Both of these addresses are published in this issue of DICTA.

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## **Minimum Fee Schedules†**

BY WILLIAM R. NEWCOMB\*

The subject which I have been given to discuss, Minimum Fee Schedules, is at the present time a very live question among the members of the Denver Bar Association. Recently a committee was selected by the president of our association to consider and to make recommendations for a schedule of minimum fees in this city. We have had two meetings in the past two weeks and I think I may say that progress is being made.

In my remarks today, however, I am not speaking as a member of this committee. I am speaking as a young lawyer who faces a future of practising law in Denver and who has wondered from time to time whether or not his bar association is willing to and can meet problems that are common to all lawyers. As I view the question of minimum fee schedules I see it as only one aspect of a many-sided problem. For instance, there is the

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†An Address Before the Denver Bar Association, April 1, 1946.

\*Of the Denver Bar.