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Colorado Supreme Court Amends Rule Relating to Admissions of Persons Who Served in Armed Forces

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McCoy being displeased with his drawing of the slip marked "yes" and justice being dealt out on a lottery basis, made an application for a writ of certiorari to the Supreme Court of New Jersey, and under the Supreme Court practice, a single justice is empowered to hear and determine such application in a summary manner. This Justice Joseph L. Bodine did.²

The justice of the peace then admitted the lottery, the imposition of the fine and the pocketing of the costs. The court set the conviction aside, ordered the return of the costs and required that the J. P. pay all the costs in the Supreme Court proceeding. As a result of the Supreme Court ruling, McCoy was not a victim of Justice on the Wing. He was refunded his fine of \$20.00, the J. P. was forced to return the costs of \$16.50 and further had to pay the Supreme Court costs of \$91.00. After all the proceedings were completed, justice triumphed and the 166th Legislative Session of New Jersey can again face their constituents and state that their laws were not the victim of a lottery.

²Letter from the Clerk of the Supreme Court to the writer dated September 27, 1945.

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The Colorado Supreme Court has amended its rule adopted February 13, 1942, relating to admissions of persons who served in the armed forces. The amended rule was adopted September 13, 1945, and reads as follows (new material in italics) :

During the present war emergency and until further order of the Court, every applicant for admission to the bar who is a bona fide citizen of Colorado on this date and who may present a degree from an approved law school and whose application is favorably reported on by the bar committee of this Court, shall receive a certificate of admission, without examination, on showing that he has served one year or more in the armed forces of the United States and has received an honorable discharge therefrom or has been prevented from completing such term of service because of disability therein incurred or by retirement to reserve forces by governmental authority.

Provided, however, that any application for admission under this rule shall be filed within one year from the date of the termination of applicant's military service.