## **Denver Law Review**

Volume 19 | Issue 2

Article 5

January 1942

## Colorado Bar Association Acts on Important Matters

Dicta Editorial Board

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

## **Recommended Citation**

Colorado Bar Association Acts on Important Matters, 19 Dicta 37 (1942).

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.

Colorado Bar Association Acts on Important Matters						

DICTA 37

## Colorado Bar Association Acts on Important Matters

The Board of Governors of the Colorado Bar Association in a meeting held in Denver on December 19, 1941, approved a plan whereby the entire bar association may have the benefit of low-rate health and accident insurance. By this action, the state bar becomes one of the first state bar associations to provide a plan so that its members can be insured as a group against loss occasioned by conditions of poor health or accident.

The plan is similar to the one approved by the Denver Bar Association on October 6, 1941. It provides for 365 consecutive days of benefit for each and every attack of sickness and includes benefits for medical reimbursement, and principal sum payments in event of accidental death. Full details of the plan will be supplied to each member of the Colorado Bar Association by pamphlet within a few days. Officers of the various local bar associations will be contacted and the details of the plan outlined to them by officials of the Commercial Casualty Insurance Company, represented by the Edward Udry Agency of Denver, who carries a letter of authorization from the Board of Governors. The insurance is available only to members of the Colorado Bar Association in good standing.

The board also approved the appointment of a committee to explain to the public the effect of the statute\* which will outlaw certain trust deeds and mortgages on March 28, 1942, unless the same have been properly extended. Percy Morris of Denver was appointed chairman of a committee to take action on this subject and to give such publicity to the matter as the committee felt proper in the name of the state bar.

A resolution was addressed to the Supreme Court by the board requesting that in the future the court give it notice of all applications for reinstatement or readmission filed in that court by disbarred or suspended lawyers.

The secretary's office of the Colorado Bar Association has been requested to prepare an exhibit of the work being done by the state bar so that it might be shown at the regional conferences of bar executives now being held at various points in the east and south. These regional conferences are held under the auspices of the section on bar activities of the American Bar Association in an effort to stimulate various activities in state and local associations and to bring about an exchange of ideas.

<sup>\*</sup>COLO. STAT. ANN. (1935) c. 40, §\$122-134.