

January 1942

Program for Bar Convention Taking Shape

Dicta Editorial Board

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

Recommended Citation

Program for Bar Convention Taking Shape, 19 Dicta 167 (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.

Program for Bar Convention Taking Shape

One of America's outstanding trial lawyers and an accomplished speaker has tentatively consented to deliver the main address at the annual meeting of the Colorado Bar Association, according to Thomas Keely of Denver, chairman of the convention committee. Because the commitment is tentative, the speaker has requested his name be withheld until arrangements can definitely be made.

One of the high spots of the convention will be the talk delivered by Judge John C. Knox, judge of a federal district court in New York. Judge Knox is widely known as an excellent after-dinner speaker. He is the author of that delightful book *A Judge Comes of Age*.

Another feature of the program of the forty-fifth meeting of the Colorado Bar Association which will be held at the Broadmoor Hotel in Colorado Springs on Friday and Saturday, September 18 and 19, 1942, will be the Saturday afternoon session, when the Boulder County Bar Association presents its "Information Please" program. It is rumored in Boulder that the delegation of this task to that bar association has sent more lawyers to the library than any event in many a year. This is the chance the men from University Town have been waiting for and they mean to show their erudition, if the word of Milton Green of Boulder, who is in charge of this portion of the program, can be taken without a grain of salt.

However, the Boulder association is not the only group working diligently on the program. The section on water rights under the chairmanship of Malcolm Lindsey of Denver, and the committee on probate revision under Hubert D. Henry of Denver have planned interesting programs for Saturday morning.

James T. Burke of Denver, president of the District Attorneys' Association has planned a comprehensive program for that group on Saturday morning. Likewise, the Junior Bar Section, led by Ray Moses of Alamosa, and the County Judges' Association have scheduled interesting section meetings for Saturday morning.

A program for the ladies is being planned by the wives of the members of the El Paso County Bar. Because of the untimely death of Mrs. Foard, who was supervising this portion of the program, no definite announcements can be made as yet. A tentative outline of the program follows:

Thursday, September 17th

District Judges' Association meeting

Friday, September 18th

10:00 A. M.—First Session

Committee reports

Report of treasurer

Report of delegates to American Bar Association meeting

Report of activities of state bar on national defense

Meeting of Board of Governors

Noon—Luncheon; entertainment by Law Club of Denver

2:00 P. M.—President's address: W. W. Platt

Recent federal legislation

5:00 P. M.—Meeting of Council of Junior Bar Section

8:00 P. M.—Annual address

Saturday, September 19th

10:00 A. M.—Section meetings

County Judges' Association

Local Bar Secretaries' meeting

District Attorneys' Association

Junior Bar Section

Water Rights

Committee on Probate Revision

National Defense Committee

Noon—Luncheon under auspices of Junior Bar Section

2:00 P. M.—Information Please, by Boulder County Bar Association

Election of officers

New business

7:00 P. M.—Annual Banquet

After-dinner address—Judge John C. Knox

Introduction of guests

A Question of Reputation

"After the defendant had examined 25 witnesses to prove his good character, his attorneys tendered to the court 400 more, offering to give their names. The prosecution then examined 25 witnesses and made a tender of 600 more, whereupon the attorneys for the defendant made a tender of 1,000 additional witnesses. The question of reputation, beginning with a challenge finally degenerated into a competition in offers of attorneys."—*People v. Arnold*, 248 Ill. 169, 93 N. E. 786 (1911).