

January 1939

Heard around the Bar

Dicta Editorial Board

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Membership in the first automatically makes him a member of the second and liable to dues for both.

2. No lawyer who resides in a community in which there is an affiliated association may be or become a member of the state association, except as a result of his membership in the affiliated association; provided, however, that anyone who was a member of the state association prior to the September meeting at Colorado Springs and who has paid his state association dues to June 30, 1939, will continue to be a member until such later date, regardless of his place of residence or his connection with an affiliated association.

3. If any member of an affiliated association shall have paid, or shall hereafter pay, dues to the state association at the old rate (\$6 per year) for the fiscal year ending June 30, 1939, or for any prior fiscal year, he shall not be entitled to a refund, but the affiliated association of which he is a member shall be entitled to a credit of \$3 for any such dues paid for the year ending June 30, 1939.

4. Each affiliated association should certify to the Secretary of the state association a complete list of its members, and should report any additional members within thirty days after their election.

5. The Treasurer of the state association should, as soon as practicable after the receipt of this list by the Secretary, bill the affiliated association for the sum of \$3 for each member liable to the payment of dues, using as a basis for such billing the list certified to the state association, and the affiliated association shall be responsible for the dues of its members and shall remit the same to the Treasurer of the state association.

6. If a lawyer is a member of two affiliated associations, he should make an election as to which of the two shall pay his dues to the state association, and should notify the Treasurer of the state association of his election.

7. If a lawyer resides in a community in which there is no affiliated association and is an active member of the state association, his dues shall be \$6 for each fiscal year.

HEARD AROUND THE BAR

Friendliness and hospitality take first rank with members of the Weld County Bar Association. The old-time spirit of camaraderie is not lost in this group.

After dinner speaker par excellence, Art Henry, entertained in his usual brilliant and delightful fashion. His text was built around the lawyer as characterized by the movies; or to paraphrase his subject: "A Three-reeler in One Unwinding."

The meeting was made more delightful and cheerful to

ye olde fogies by the attendance of the only woman lawyer in the county, Mrs. Shirley Payne of Windsor. She appeared perfectly at ease and delighted amid her surroundings. Her ability as a lawyer has commanded the respect of old-time practitioners in that community.

Raphael Moses, Esq., now with his dad at Alamosa, traveled perhaps the longest distance to attend the institute.

A happy father and son combination, palling together at the meeting, were Wilbur F. Denious and son, Dayton. Papa Denious was radiating with pleasure and satisfaction at the success of this first institute. Judge H. H. Hartman and son, John, were also present.

Most happy and enthusiastic of all those in attendance were William R. Kelly, chairman of the Committee on Institutes, and G. Dexter Blount, President of the Colorado Bar, who planned and arranged the meeting. It was truly a great success and others will follow.

Our heartfelt thanks for this very delightful occasion goes to the Weld County Bar Association, its officers and committees who made it possible.

Lawyers are urged to send to the Secretary of the Junior Bar Conference the names of all attorneys in their locality who are under the age of thirty-six years, as Mr. Henry is compiling a list of young lawyers practicing within the state. Mr. Henry's address is Colorado National Bank, Denver, Colo.

David J. Miller, formerly of Denver, has moved his office to Greeley. Mr. Miller was at one time associate counsel of the Federal Land Bank at Wichita. After resigning from this position, he came to Denver as general counsel of the Denver Joint Stock Land Bank, and also acted as legislative counsel for the Farm Credit Administration of Wichita.

To the Weld County Bar Association, Chas. C. Townsend, President, goes the distinction of being the first of the local associations to remit its dues in full, at the same time reporting a one hundred per cent membership. Thanks, gentlemen, for your splendid cooperation.

The following numbers of Colorado Supreme Court Reports are out of print, and at times it is impossible to obtain them in the second-hand markets: volumes 22, 26, 29, 51, 53, 63, 64, 69, 72, 77, 78, 80, 81 and 82. A word to the wise!

Court of Appeals Reports, volumes 7-14, inclusive, are out of print and scarce.

A new book by Dean Pound, "The Formative Era of American Law," is offered by the publishers at \$2, delivered. The purpose of this statement is to call attention to the inordinate difference in prices of law books, taking into consideration also the authority and enduring values of some law books as compared to others usually offered at many times this price.

The most popular reference book in the Supreme Court Library is "Tax Systems of the World." It contains a complete summary of all the tax laws.

GUEST OF SENATOR E. O. WOLCOTT

Joseph H. Choate, on one of his visits to Washington, was a guest of Senator Wolcott of Colorado, as was also the late Thos. B. Reed, of the House of Representatives. The conversation turned upon what some would consider vices, and others, frailties of mankind, and Mr. Choate remarked, "I have never smoked a cigar, never played a game of poker, and never attended a horse race in my life." Senator Wolcott looked pathetically at Speaker Reed and said, "I wish I could say that." Mr. Reed's characteristic and witty response was: "You can, Choate did." *Strong's Life*, 89.