

July 2021

Notice to Attorneys

Dicta Editorial Board

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operating with the American Bar Association committee. In closing, however, recognition must be given to the work that has been done and is being done in Ohio, because of the pioneering activities of bar groups and the "leading" cases these activities have given to the profession. But the committees of the state bar and the local bar associations are not resting on their laurels. Two vastly important decisions have been secured and continuous local activity has been demonstrated. On November 27, 1934, the Supreme Court of Ohio decided *The Land Title Abstract and Trust Co. v. Dworken, et al.*, 193 N. E. 650, and sustained every contention of the bar with respect to the activities of title companies. More recently it granted a writ of prohibition against the State Industrial Commission and the individual members thereof which restrained them from permitting laymen to practice law before them.

NOTICE TO ATTORNEYS

In pursuance of an Act of the General Assembly, Chapter 139, Session Laws 1935, Approved March 5, 1935, (without Emergency or Safety Clause) effective ninety days from date of adjournment of Legislature on April 6, 1935, to-wit: on July 6, 1935, the following Rule of the District Court, in and for the Second Judicial District, is hereby adopted by the Judges thereof, sitting *en banc*:

RULE XVIII, SEC. 3

The Clerk of this Court shall tax as costs in any cause or proceeding pending herein the expense of any advertisement in any legal newspaper, as provided by law. To enable such costs to be so taxed, every publisher of a legal newspaper shall file with the Clerk of this Court the affidavit of publication of any such advertisement, accompanied by a statement of the expense of publication thereof, which expense shall be taxed as costs in such cause or proceeding. No final order or decree shall be signed by a Judge of this Court in any such case until there shall be presented to him evidence of payment of the expense of such advertisement or a certificate from the Clerk that there are sufficient funds available to pay all such costs, as in cases of dismissal.