

July 2021

## Dicta Observes

Dicta Editorial Board

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

---

### Recommended Citation

Dicta Observes, 12 Dicta 243 (1934-1935).

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](mailto:jennifer.cox@du.edu), [dig-commons@du.edu](mailto:dig-commons@du.edu).

# DICTA

Vol. XII

SEPTEMBER, 1935

No. 11

## *Dicta Observes*

### COLORADO BAR ASSOCIATION MEETING

The annual convention of the Colorado Bar Association will be held at the Antlers Hotel, Colorado Springs, September 20-21.

Hon. John Dickinson, Assistant Attorney General of the United States, will be the principal speaker. His subject will be, "The Constitution and the New Deal."

Hon. George G. McDermott, Judge, U. S. Circuit Court of Appeals, will speak generally on "Restatement of the Law."

In addition there will be other speakers, rounding out a program well worth your presence at this meeting.

---

### What Would Your Answer Have Been?

The following questions and answers were extracted from the examination papers at a recent Michigan Bar examination:

Question involved enforceability of infant's executory contract to marry accompanied by seduction in reliance thereon. *Applicant thought the contract could be enforced because of partial performance.*

In holding against liability of a vendor for misrepresenting important facts relating to the land sold—applicant said: "*And while this is no ordinary puffing—about all the defendant actually did was to lie about it.*"

In treating of a divorce question where the husband was charged with adultery but the wife, unknown to the husband, had likewise been guilty of adultery—applicant said: "*As a pure matter of barber-shop law—what he didn't know didn't hurt him.*"

Another applicant said: "*The decree should be for the husband—one act of adultery on his part is not sufficient.*"