

Denver Law Review

Volume 10 | Issue 10

Article 3

January 1933

Dicta Observes

Dicta Editorial Board

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

Recommended Citation

Dicta Observes, 10 Dicta 283 (1933).

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.

DICTA

Vol. X

AUGUST, 1933

No. 10

Dicta Observes

A committee of The Denver Bar Association on Modern Crime Developments and Criminal Justice has been appointed by President Arnold. The personnel is as follows:

Robert L. Stearns, Chairman
Ralph L. Carr
William C. Danks
Kenaz Huffman
Thomas J. Morrissey
Lewis De R. Mowry
Forrest C. Northcutt
Horace F. Phelps
Roy O. Samson
Philip S. Van Cise
Earl Wettengel
Ivor O. Wingren

HIGHER STANDARDS FOR ADMISSION

Another step forward in the Pennsylvania plan which attempted to weed out applicants to the bar in the very inception of their careers was made at a meeting of the Pennsylvania Bar Association held in June. The association adopted a proposal that a six months' clerkship be served following admission to the bar. At the present time the clerkship can be served at any time before admission, but the regulation now requires that the clerkship be served the six months immediately after admission. At the same meeting a quota system of limitation for admissions was considered, but the Association did not adopt this proposal.