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## Interstate Commerce Commission Bar

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9. That the Judiciary Committee be vested with full power to make rules and regulations to govern, and to decide all questions relating to, the holding of the primary and to take such further steps, as in its judgment appear necessary, to consummate the final election of the seven candidates recommended by the Bar.

Respectfully submitted,

THE JUDICIARY COMMITTEE,  
By D. W. Strickland, Chairman.

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## INTERSTATE COMMERCE COMMISSION BAR

*By Albert L. Vogl of the Denver Bar*

I judge from what happened at the recent hearing in Denver before an examiner of the Interstate Commerce Commission, that members of the Denver Bar are not advised of the fact that the Interstate Commerce Commission has established its own Bar.

In order to practice before that Commission, it is necessary that the practitioner be "admitted". The Commission's Bar is divided up into two classes, designated as "a" and "b"; class "a" consists of attorneys regularly admitted to practice before the highest court of any State, and class "b" consists of traffic men whose particular training or experience is calculated to qualify them to be of assistance to the Commission in matters which come before it.

In order for attorneys to be admitted, it is necessary to file an application on a form which is furnished by the Commission and attached thereto must be the certificate of the clerk of the highest court of the State, certifying that the applicant is admitted to practice in that court, and that the applicant is in good standing and has never been disbarred.

In view of the frequency with which controversies before the Commission become the subject of public interest in this State, the foregoing may be of interest to the Bar.