

August 2021

## Report of Auditing Committee

W. E. Foley

L. H. Larwill

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

---

### Recommended Citation

W. E. Foley & L. H. Larwill, Report of Auditing Committee, 3 Denv. B.A. Rec. 14 (1926).

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).

## *Recent Trial Court Decisions*

(Editor's Note.—It is intended in each issue of the Record to print decisions of all the local Trial Courts decided within the preceding thirty days upon novel questions of law or upon points as to which there is no Colorado Supreme Court decision. The co-operation of the members of the Bar is solicited in making this department a success. Any attorney having knowledge of such a decision is requested to phone or mail the title of the case to the Secretary of this Association, who will digest the decision for this department. The names of the Courts having no material for the current month will be omitted, due to lack of space).

### DIVISION III. JUDGE BUTLER

#### Assignment for Benefit of Creditors: Effect of Federal Bankruptcy Act on Attempted Discharge of Assignor from Liability.

Our general assignment act of 1897 (Comp. Laws, Sec. 6241 et seq.) has two distinct features:

(1) It provides for administering the estate of the assignor for the benefit of creditors. This provision of the act is not ipso facto suspended and superseded by the Federal Bankruptcy act. The making of such an assignment, however, is an act of bankruptcy; and if the assignor is adjudged a bankrupt, in proceedings brought within the statutory time, the state court is thereby deprived of further jurisdiction over the assigned estate.

(2) It provides for the assignor's discharge from liability. This provision is suspended and superseded by

the Federal Bankruptcy act; and an order of discharge, at least as to creditors who have not participated in the assignment proceedings, is void; and this is so even though no bankruptcy proceedings have been instituted.

Weisen v. White, No. 93423.

### DIVISION IV.

#### JUDGE STARKWEATHER

#### Summons—Issuance by Attorney— Validity:

Where, on motion to vacate judgment for attorney's fee and costs rendered for defendant on motion to dismiss action for failure to file complaint within ten days under Sec. 34, Code 1921, it appeared that plaintiff's attorney had not been admitted to practice law in the State of Colorado and had purported to issue and sign a summons and caused the same to be served upon the defendant and no complaint having been filed by the plaintiff.

*Held*; Under authority of Bennie v. Triangle Ranch Co., 73 Colo. 586, that defendant's judgment was void; that no action was ever commenced by the plaintiff and therefore defendant could not dismiss an action which had never been instituted and predicate a valid judgment for attorney's fees and costs thereon.

*Held further*; That plaintiff was not estopped to show that his supposed attorney was without authority of law since the defect was jurisdictional, the court never having acquired jurisdiction over the plaintiff or the subject matter.

Ronaldson v. Lappan, No. 90649.

### REPORT OF AUDITING COMMITTEE

Denver, Colo., May 26, 1926.

To The Denver Bar Association:

We, your Committee, appointed to examine the books and accounts of Mr. Albert J. Gould, Jr., the Treasurer of The Denver Bar Association, have this day made a complete and exhaustive examination of his books and accounts and find them correct, and herewith hand you on separate sheets a complete statement of the figures showing the amount of money receiv-

ed by him as Treasurer of the Association and the amount of money disbursed by him in his official capacity.

The Committee wishes to direct your attention to the fact that the Association in the eleven months period covered by the report of the Treasurer has been compelled to pay out and expend something over \$1,000 for the upkeep of the library in the Court House. We feel that this is an unjust and unnecessary drain upon the funds of the organization for the reason that the library is used almost exclusively by the courts and the public generally

and attorneys who are not members of the Association, all at the expense of the Association. We, therefore, respectfully recommend that an effort be made during the ensuing year by the officers of the Association to have the city assume and agree to take

care of the upkeep of the law library in the Court House,—owing to its public nature.

Respectfully submitted,  
 W. E. FOLEY,  
 L. H. LARWILL,  
 Committee.

Statement of Cash Receipts and Disbursements from June 1, 1925 to April 30, 1926.

Cash balance in Colorado National Bank, June 1, 1925 .....		.01
Membership dues collected:		
For the year to July 1, 1926 .....	\$3198.00	
For the year to July 1, 1925 .....	153.00	
For the year to July 1, 1927 .....	18.00	
For preceding years .....	20.00	
	<hr/>	\$3389.00
From sale of frames .....	47.00	
From sale of banquet tickets .....	461.00	
For Duncan McPhail relief .....	35.00	
Sale of Law Institute Reports .....	22.70	
Contribs. for Legal Aid Society .....	354.00	
Siler and Darden for 1500 return postals .....	30.00	
From C. S. Thomas, Geo. Lerg, Victor A. Miller a/c publication Crim. Com. Reports .....	130.05	
Colo. Bar Association, share Wigmore ban. exp.....	135.87	
A. J. Gould for advance 6/9/25 postage—not deposited .....	40.09	
	<hr/>	\$4644.71
Total cash received .....		\$4644.72
Less last item not deposited.....		40.09
		<hr/>
Total cash deposited .....		\$4604.63

Disbursements

Library:		
Salaries .....	\$385.00	
Books .....	617.87	
Clg. Room .....	13.00	
Rprg. Bks. ....	16.75	
Rprg. Cushs. ....	4.50	
	<hr/>	\$1037.12
The Record, printing .....	552.00	
Postage .....	206.45	
Stationery and printing .....	229.07	
Meetings, compl. tickets, notices, etc. ....	343.76	
Banquets .....	536.10	
Office salaries .....	400.00	
Schaetzel and Schwed, Mar. Apr. May salaries.....	120.00	
Delivering notices and Records .....	60.88	
Misc. office expenses (Telephone, etc.) .....	91.58	
General expenses .....	14.24	
Legal Aid Society, contributions a/c .....	339.00	
Schaetzel and Schwed, advance 5/1/25 .....	125.85	
Bradford Robinson, printing Crim. Com. Rept.....	92.50	
Smith-Brooks, Lathrop Memor. Compostn.....	70.25	
Frames purchased .....	33.60	

Steel filing cabinet for files .....	\$ 46.00	
Law Institute Restatements .....	24.53	
		<u>\$4322.93</u>
Balance on hand, April 30, 1926.....		\$ 281.70

**Reconciliation**

Balance on hand as above .....	\$ 281.70
Plus checks issued but not paid by Bank .....	121.09
	<u>\$ 402.79</u>

Balance on deposit, Colo. Nat'l Bank, April 30, 1926.. \$ 402.79

**LIBRARY FUND****Receipts**

3/5 Membership dues (Years 1920, 1921, 1922, 1923, 1924) .....	\$ 12.00
2/5 Membership dues (Years 1925, 1926, 1927) .....	1347.60
	<u>\$1359.60</u>

Total Amount For Use ..... \$1359.60

**Disbursements**

Salaries .....	\$ 385.00
Books .....	617.87
Clg. Room .....	13.00
Rprg. Bks. ....	16.75
Rprg. Cushs. ....	4.50
	<u>\$1037.12</u>

Balance in Library Fund on April 30, 1926..... \$ 322.48

**THE BROWN PALACE HOTEL**

DENVER, COLO.

*Headquarters for—*

**National Conference of Commissioners on  
Uniform State Laws**

*July 6th to 12th*

*A Service to Your Clients*

## Actual Insurance of Real Estate Titles

A Title Insurance policy strengthens your own opinion of the validity of a title to any Real Estate—and provides for actual indemnity for your client if the title ever proves defective.

The cost of Title Insurance is nominal.

---

The requirement of the Colorado State Law that \$100,000 in cash must be paid in before a Title Insurance Company may do business has been exceeded by this company more than three times over—our paid in cash capital being nearly \$400,000.

---

# **Title Guaranty Co.**

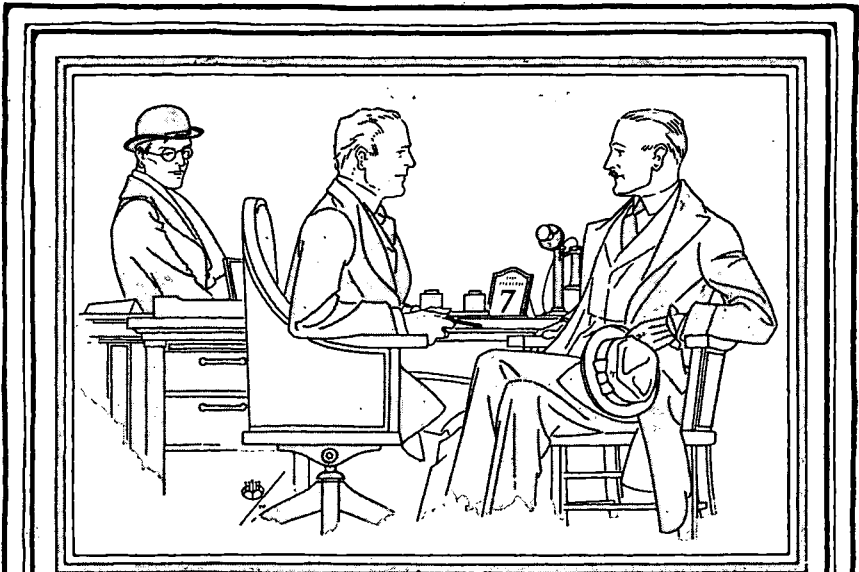
**In Its Own Home -1546 Glenarm**



**M. ELLIOTT HOUSTON**  
*President*

*Assts Over*  
*3/4 Million*

**Main 1175**



INFORMATION  
*on*  
TRUST SERVICES

**D**ENVER attorneys seeking information regarding the services of a corporate fiduciary will find prompt and willing co-operation at the undersigned Clearing House Banks operating Trust Departments. Your inquiry is invited.

AMERICAN NATIONAL BANK  
COLORADO NATIONAL BANK  
DENVER NATIONAL BANK  
INTERNATIONAL TRUST CO.  
UNITED STATES NATIONAL BANK

*American Bar Association Number*  
*of*

THE DENVER BAR ASSOCIATION

R E C O R D

P U B L I S H E D M O N T H L Y

VOL. III

DENVER, JULY, 1926

No. 7

WELCOME

Lawyers, all, from near and far,  
Welcome to the Denver Bar!  
Welcome to our rugged hills;  
To our cooling, gurgling rills;  
To our flowers and our pines;  
To our fertile farms and mines;  
To our freedom and our wealth;  
To our clear, pure air, and health!

On our winding mountain roads,  
Free your thoughts from civil codes;  
And 'mid rocks and sylvan nooks,  
Try forgetting dusty books;  
Let your heart expand with joy,  
For, out here, you're still a boy,  
Bask beneath our sunny skies;  
Here's a land that satisfies!

—*Joseph C. Sampson*  
*of the Denver Bar.*

**THE  
LONDON ABSTRACT CO.**

**1718 Champa St.**

---

*Two Complete Sets of Books*

---

Abstracts of { Denver Co.  
Adams Co. } Properties  
Arapahoe Co. }





## IN THE NEW ♥ OF DENVER

THE new Midland Savings building is one of the finest business structures in the West. It is nearer the Court House, the State Capitol, and the site of the new Court House, than any other modern commercial office building.

A complete Law Library will be maintained.

# MIDLAND SAVINGS BUILDING

*Seventeenth and Glenarm*