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Report of Legal Education and Admission to the Bar Committee

Wyoming State Bar

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would have brought forth some better proposals. We hope that the foregoing will be of some assistance in arriving at suggested legislation (that no member of the Legislature would find repugnant) and will enable the adjustment of the bar dues up or down, to suit conditions.

Very truly yours,

MILTON R. FOE
Chairman

REPORT OF LEGAL EDUCATION AND ADMISSION-TO THE BAR COMMITTEE

LEGAL EDUCATION:

The committee published and mailed in mimeographed form a summary of noteworthy federal and state decisions in January and May of 1964 and will distribute a recent summary at the State Bar convention in Cody. We had hoped by this means to incorporate important tax rulings or decisions, unappealed District Court decisions of unusual points of law, and unique decisions from other jurisdictions, as well as the federal and state decisions rendered on Wyoming actions. In the final analysis the only contributions were of the federal and state decisions. It is difficult to know if this mode of keeping the members of the Bar up-to-date on recent decisions is worth the time and expense involved. It costs approximately $35.00 for addressed envelopes and stamps, and approximately ten (10) hours of time are consumed in cutting the stencil, mimeographing, folding and processing to the point of delivery at the post office. Some response from the lawyers around the State was received but overall it appears as though this program achieved little commensurate with the expense and time consumed.

It was decided at the meeting of the committee held after the State Bar convention in Laramie that certain material on mortgages and the enforcement thereof would be prepared by members of the committee and submitted for panel discussions. Three of the lecture outlines as used in the State of Pennsylvania were ordered through the American Law Institute and distributed for use in preparing the material for presentation. The subject was divided into three parts:

1. Mortgage forms, contents, liens and priorities.
2. Discharge, satisfaction and enforcement of mortgages.
3. Receiverships.

Mr. George Rudolph, Professor of Law, University of Wyoming Law School, agreed to review drafts with the thought in mind of making suggested changes and recommendations. Two (No. 1 and 3) of the sections have been prepared and are ready for presentation. The committee recommends in view of the research involved that the next committee on continuing legal education continue this project and submit to the various areas in the State of Wyoming
so that panel discussions may be given on this subject which is deemed to be of particular importance to the practicing attorney, both from a present and a future standpoint.

Legal education on a formal basis was conducted as usual at the University of Wyoming Law School. A seminar on Administrative Law was held in the law school on April 24 and 25th with Ernest Lohf, Attorney at Law, with Lohf, Moran, Murphy and Barnhill, Denver, Colorado, speaking on the Federal Administrative Procedure Act; Donald Stocking, Regional Administrator of the Securities and Exchange Commission, Denver, Colorado, speaking on New Developments in Federal Administrative Law; John Raper, Attorney General of the State of Wyoming, Cheyenne, Wyoming, speaking on the role of the Attorney General's Office in Wyoming Administrative Law; William H. Brown, Attorney-at-Law, with Brown, Healy, Drew; Apostolos and Barton, Casper, Wyoming speaking on the practice before the Oil and Gas Conservation Commission; Alex Eliopolus, of the Wyoming Public Service Commission, Cheyenne, Wyoming, speaking on practice before the Public Service Commission; David Hitchcock, Attorney-at-Law, Laramie, Wyoming, speaking on the practice before the local and county Administrative Agencies; Frank J. Trelease, Dean of the College of Law, Law School of the University of Wyoming, Laramie, Wyoming, speaking on the practice before the State Board of Control; Carl L. Lathrop, Attorney-at-Law, with Lathrop, Lathrop & Tilker, Cheyenne, Wyoming, speaking on Judicial Review of Administrative Action in Wyoming; Harold S. Bloomenthal, Professor of Law, College of Law, University of Wyoming, Laramie, Wyoming, speaking on the Proposed Wyoming Administrative Procedure Act.

ADMISSION TO THE BAR:

The new members to our Wyoming State Bar will be introduced by Richard F. Pickett, a member of the Committee. After stating a few informational facts of background, educational and biographical data they will be welcomed into our convention and membership.

Respectfully submitted,

MARIALYCE B. TOBIN
Chairman