Announcements
ANNOUNCEMENTS

ANNOUNCEMENT BY THE PRESIDENT

To The Indiana State Bar Association:

AMERICAN BAR ASSOCIATION TRI-STATE TRAIN

Through the efforts of the officers of the State Bar Association, it will be possible for you to journey to the American Bar Association Meeting at Denver on a special train should you so desire. This train will be exclusively for lawyers and their families residing in Ohio, Indiana and Michigan, giving you a wonderful opportunity to become well acquainted with the lawyers in the neighboring states.

This train will leave Chicago Sunday night, July 11th at 11:59 over the Chicago and Northwestern and Union Pacific Railroads and from the C. and N. W. Station at Chicago. This is the day following the close of the Indiana Bar Association Meeting at Michigan City.

A special sight seeing trip through Omaha on Monday, July 12th from 2 p. m. until 5 p. m. has been arranged. This train will arrive in Denver at 7 o’clock A. M. July 13th. The return trip will not be made by special train but may be over any desired route.

A minimum of one hundred members from the three states is necessary to assure a special train and we hope Indiana will do her share. This special train will carry open sections, compartments, drawing rooms, observation and ample dining car facilities. Should the quota of one hundred not be reached, then if twenty or more are secured from Indiana, a special Indiana car will be arranged.

If you desire to go on this special train communicate immediately with J. L. Burgar, C. and N. W. Railroad, 226 W. Jackson Street, Chicago as all information, inquiries and reservations will be attended from that office.

The schedule of fares on this special train will be the same as on any other route on a regular train. The exact fare including Pullmans from any city in Indiana, can be obtained by writing to Mr. Burgar at above address.

The Indiana State Bar Association is about to close another year’s work. We hope that the lawyers of the State will find that it has accomplish something during the year for their benefit and for the benefit of the public. The Association belongs to you lawyers. It will be successful only in proportion to the interest which you take in it. It is not organized for direct pecuniary profit but to cultivate the science of jurisprudence; to secure the efficient administration of justice; to promote reform in the law; to facilitate proper legislation; to effect thorough legal education; to uphold and advance the welfare of the profession of law; and to encourage social intercourse among the lawyers of the State. To accomplish these things, it seemed necessary first to materially increase the membership of the Associa-
tion and to develop a more intensive organization. We have found the lawyers in most every part of the State much interested and willing to assist. Considerable headway has been made this year in this branch of the work.

In the other fields of activity much work has been done by the various Committees, and some Committees, notably the Committee on Legal Education, the Journal Committee and the Constitutional Education Committee, have received much encouragement and support from the bench and bar of the State.

The culmination and discussion of all the activities of the Association will come at the annual meeting to be held in Michigan City, July 8th, 9th and 10th, 1926. Every member of the Association who can possibly do so should attend this meeting. This is your Association, it will be your meeting. Those who happen to be active at this particular time need you co-operation and your encouragement. An interesting and instructive program has been arranged. The Michigan City Bar Association is planning a fine entertainment. Michigan City is usually delightful at that period of the year. Many lawyers are planning to bring their wives and make an outing of it. All applicants for membership are entitled, and are especially urged, to be present. Let us make this a banner meeting.

GEORGE O. DIX
President, The Indiana State Bar Association.

ANNOUNCEMENT BY THE PRESIDENT

To The Indiana State Bar Association:

SPECIAL TRAIN FOR MICHIGAN CITY

Arrangements have been made for a special train from Indianapolis to Michigan City. The train will leave the Union Station at Indianapolis at 8:00 A.M., July 8th, arriving in Michigan City at 12:30 P.M. Special lunch will be served en route. All members of the Association are invited to come to Indianapolis and go on this special train.

Please notify Joel A. Baker, Secretary, Room 217 State House, Indianapolis, Indiana, if you desire to go on this train.

GEORGE O. DIX
President, The Indiana State Bar Association.

INVITATION BY THE MICHIGAN CITY BAR ASSOCIATION

To The Members of The Indiana State Bar Association:

Within a few weeks, Michigan City is to have the pleasure of entertaining the State Bar Association, and it therefore seems a fitting time to assure its members of the welcome and the hospitality which will be extended to all who attend this meeting.

Because of its situation on the lake, Michigan City has many unusual facilities for entertainment, especially during the season when
the annual meeting will be held; and it has been the endeavor of the Michigan City Bar Association, acting in conjunction with the Entertainment Committee of the State Bar Association, to combine as much diversity of recreation with the business program as limited time will permit.

To this end, the business sessions of Friday morning and afternoon, as well as the luncheon on that day, will be held at the Pottawatomie Country Club, about a mile east of Michigan City, and its excellent golf course will be open to all who desire to play; while, following the afternoon meeting, members will be conveyed to Grand Beach, where they will be guests of the Michigan City Bar Association, and where golf, tennis and bathing will be available.

On the following morning, cars will be provided for a trip to the dunes, west of this city, and ample opportunity will be given to inspect the unique beauties of this famous region.

Altogether, the coming annual meeting should be one of unusual profit and pleasure, and it is the sincere hope of those who are to be hosts of the State Bar Association that as many of its members as find it possible will arrange to be present in this city on July 8th, 9th and 10th.

Very truly yours,

THERON F. MILLER
President, Michigan City Bar Association

ANNOUNCEMENT OF THE ENTERTAINMENT COMMITTEE

To The Indiana State Bar Association:

Concerning the State Bar Association meeting at Michigan City on July 8, 9, and 10, it has been definitely determined to leave Indianapolis by special train at eight o’clock in the morning of Thursday the 8th, arriving at Michigan City at one o’clock. It is planned to serve luncheon on the train, and members going on the train will be met in Michigan City by the Michigan City Bar and transportation furnished to the Hotel Spaulding where the first day’s session will be held. It is important that members desiring to travel by this special train notify Mr. Joel Baker, Secretary, State House, Indianapolis, at their earliest convenience of their intention to take advantage of the special train whether from Indianapolis or joining en route.

The Hotel Spaulding and the Hotel Sheridan Beach have extended to the members of the State Bar Association and their families special rates, and it is also advisable for those who intend to attend this meeting for all or any part of the time to make reservations directly at the hotels.

The business session will be at two o’clock on Thursday in the main ball room of the Hotel Spaulding and at the same time there will be a tea for the ladies in the Scenic Room. The banquet will be held at six
thirty Thursday evening in the main ball room of the Hotel Spaulding, followed by a reception on the Mezzanine Floor.

On Friday both the morning and afternoon sessions will be held at the Pottawatamie Country Club with luncheon at twelve thirty. During these sessions there will be entertainment for the ladies at the Country Club, and at four o'clock in the afternoon the Michigan City Bar will take us by motor along the lake shore through the summer colonies to Grand Beach, where bathing and golfing will be available to the members and their families, with dinner at the Golfmore Hotel as guests of the Michigan City Bar.

On Saturday the Michigan City Bar will provide us with a four hour motor trip through the Dunes Park, which should be of great interest to Hoosiers. This will be followed by the adjournment at one o'clock on Saturday.

The Fidelity and Deposit Company of Maryland are graciously maintaining registration service for members at the Hotel Spaulding in order that every lawyer can be reached by telephone or telegraph at any time. Stenographic services will also be available gratis.

Just a word about the transportation returning. Trains will be available immediately after the adjournment to Chicago as well as to points East. This is suggested for no doubt some of the members will appreciate getting into Chicago before dinner time and especially those who will leave on special trains Sunday from Chicago for the American Bar Association meeting at Denver.

The indications are that a great number of our members will take advantage of the vacation time during which this meeting is planned and of the fact that the meeting will be held on the shore of Lake Michigan, and with their families make it an outing, and I feel sure that this meeting will be of utmost interest to all who are so fortunate as to attend.

REMSTER A. BINGHAM
Chairman,
Entertainment Committee.

ANNOUNCEMENT BY THE SECRETARY

To The Indiana State Bar Association:
MEMBERS, ATTENTION! ANNUAL MEETING Michigan City July 8, 9, 10

There is every indication that the annual meeting at Michigan City, July 8, 9, 10 will be the largest in the history of the Association. President Dix has provided a business program that will be of interest to every member. The entertainment committee has received the co-operation of the Michigan City Bar Association in providing real entertainment for the members and their wives. We should have some indication of the number of members that plan on attending the sessions. Please write me at 217 State House now giving me the information if you plan on attending the meeting.
There will be a special train from Indianapolis leaving July 8th at 8:00 A. M.

**GOING THURSDAY, JULY 8TH**

Special Train Leave Indianapolis ............... 8:00 A. M.
Arrive Michigan City ......................... 12:30 A. M.

**INTERMEDIATE STOPS**

Stops will be made, if desired, at any points intermediate to Indianapolis and Michigan City.

**TRAIN SCHEDULES**

The Special Train going will be operated on the following schedule:

- Leave Indianapolis .................... 8:00 A. M.
- Noblesville ............................ 8:35 A. M.
- Tipton ................................. 9:00 A. M.
- Kokomo ................................. 9:25 A. M.
- Peru .................................... 9:55 A. M.
- Rochester ............................. 10:45 A. M.
- Arrive Michigan City .................... 12:30 P. M.

**LUNCHEON**

Luncheon will be served, in diner, at a price of $1.25 per plate, with the following menu:

- Cream of Tomato Soup
- Sliced Tomatoes
- Roast Beef
- White Fish
- Mashed Potatoes
- Green Peas
- Pudding
- Tea
- Coffee
- Milk

The Dining Car Department will arrange to start serving at 10:30 A. M. or any other hour you desire.

**FARES TO MICHIGAN CITY**

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**JOEL A. BAKER**

Secretary,
Indiana State Bar Association
ANNOUNCEMENT OF SPAULDING HOTEL
MICHIGAN CITY, INDIANA

With reference to the Convention of the Indiana State Bar Association to be held in Michigan City, July 8th, 9th, 10th, the Spaulding Hotel agrees that there will be no advance in rates. The regular rates will prevail. Our rates are as follows:

| Without Bath, Toilet and Running Water | $2.00 | $4.00 |
| With Shower | 2.50-3.00 | 4.00-5.00 |
| With Bath | 3.00-3.50 | 5.00-6.00 |
| With Bath, Twin Beds | $3.50 Each Person |

Meeting rooms, no charge.
Banquets $2.00 or $2.50 per cover.

In sending out our announcements, please instruct delegates to write for reservations as early as possible, in order that we will know how many rooms are to be reserved for the event.

Assuring you of our hearty co-operation, we are
Yours very truly,

WM. C. VIERBUCHEN
Lessee-Manager Spaulding Hotel.

ANNOUNCEMENT OF SHERIDAN BEACH HOTEL
MICHIGAN CITY, INDIANA

Summer Season Opens on June 15 and Continues to September 15.

Rates are as follows:

| HOTEL |
| Room With Private Tub Bath: | $ 4.00 Per Day, Single. | $ 3.00 Per Day, Single. |
| Room Without Bath: | 6.00 Per Day, Double. | 5.00 Per Day, Double. |
| Room With Shower Bath: | 27.50 Per Week, Single. | 20.00 Per Week, Single. |
| Room With Private Tub Bath: | 37.50 Per Week, Double. | 30.00 Per Week, Double. |

| ANNEX |
| Room With Private Tub Bath: | $ 4.50 Per Day, Single. | $ 4.00 Per Day, Single. |
| Room With Shower Bath: | 6:50 Per Day, Double. | 6.00 Per Day, Double. |
| Room With Private Tub Bath: | 30.00 Per Week, Single. | 27.50 Per Week, Single. |
| Room With Private Tub Bath: | 40.00 Per Week, Double. | 37.50 Per Week, Double. |

We Can Furnish Two and Three Room Suites.

ANNOUNCEMENT OF THE MEMBERSHIP COMMITTEE

To The Indiana State Bar Association:

Up to noon today (Saturday, June 5, 1926) we have received 462 applications for membership since the meeting in July of last year. The campaign for new members has been very successful in many sections of the state. Recently with President Dix, Secretary Baker, Frank Richman of Columbus and Frank Hatfield of Evansville we made a canvass of the first congressional district and the west half of the third district, visiting eleven county seats and holding meetings with the lawyers in each county, ending with a meeting with the
Evansville Bar Association at dinner on Tuesday evening, May 25th. During this trip we received 52 applications for membership.

We now have all the lawyers in Greensburg, Martinsville and Bloomington. Twenty-six out of 28 in Peru and all but five in South Bend. The fourth congressional district has in the association now the largest percentage of its lawyers of any district in the state. Much of the credit for this is due to George L. Tremain of Greensburg and Frank Richman of Columbus. The work at South Bend has been done largely by Iden S. Romig and it looks now as though he will have that city thoroughly cleaned up before the annual meeting in July. In Indianapolis we have secured 94 applications and before the July meeting will have secured more than 100.

The lawyers over the state with the exception of those in a few localities are giving wholehearted support to the campaign for membership and to the interest of the association generally. We need the support of every lawyer in Indiana.

The association has done much good work. It secured the revision of the Manufacturing and Trading Corporations Statutes and secured the passage of the Uniform Negotiable Instruments Law, the Uniform Stock Transfer Act, the Uniform Bill of Lading Act and other worthwhile legislation. It has superintended the conduct of the constitutional educational movement through oratorical contests in the schools, in which contests during the past year more than fifty schools engaged. For every one of these contestants there were probably more than five other persons studying the constitution and the foundation principles of our government along with the contestant. This means that more than a quarter of a million people in Indiana were engaged during the past year in the study of civil government in the United States. The good influence of this movement will be felt for many generations.

The maintenance of orderly civil government in the United States is peculiarly the duty of every lawyer. We need every lawyer's help and it is our hope to end the year at the July meeting in Michigan City with more than six hundred new members.

Wm. A. Pickens
Vice-President, Chairman Membership Committee.

[Note: Mr. Pickens' modesty makes an additional note necessary. While 462 new applications have been secured up to June 5, it is confidently expected that the number will exceed 600 before the annual meeting on July 8, 9, 10. The records of the Secretary, Mr. Joel A. Baker, showed that the greatest number of new members secured in any previous year was 160. Apart from these new applications, the number of members who have paid their dues and are in good standing now is 992. Many of these members were delinquent in paying their dues at the beginning of the year. The Editor]
EXAMINATION FOR ADMISSION TO THE BAR

The examination of applicants for admission to the bar under the uniform admission rules of the Indiana State Bar Association will be held in the various counties on Monday, July 5, 1926.

Questions for this examination will be placed in the possession of the Judge of the Circuit Court in each county by Saturday, July 3d. The Judge should deliver the questions to the committee on admissions of the local bar association theretofore appointed by the Court, should there be such a committee so appointed, otherwise he should appoint a committee of the local bar to conduct the examination. Should any person so conducting an examination desire the papers to be graded by the Indiana State Bar Association, they should be forwarded to the Secretary of the Indiana State Bar Association, State House, Indianapolis.

The uniform rules provide for an examination in writing on the following branches of law: Contracts, Torts, Pleading, Indiana Code, Equity, Evidence, Private Corporations, Real Property, Sales, Negotiable Instruments, Agency, Wills, Criminal Law, Legal Ethics, Trusts and Constitutional Law.

The questions on these subjects are prepared and furnished by the Indiana State Bar Association.

The rules provide that every person applying for admission should be required to pass a satisfactory examination in such subjects. This includes graduates holding diplomas from law schools. In this respect the State Association is following the recommendation of the American Bar Association. This latter association recommends that graduation from a law school should not confer the right to admission to the bar, and that every candidate should be subject to an examination by public authority to determine his fitness.

The section of the statutes providing for the appointment of a committee by the Judge is Section 1,033, Burns Annotated Indiana Statutes, 1926, wherein it is stated: "Any person desiring admission to the bar may, upon motion, be examined touching his learning in the law, by the Judge or a committee of the bar whom the Judge may select for that purpose."

JAMES M. OGDEN
Chairman, Legal Education Committee.

FORM OF BAR ASSOCIATION ORGANIZATION

To The Indiana State Bar Association:

Your Committee has had under consideration for the past two years, the subject of the compulsory, all-inclusive, incorporation of the bar into one corporate body. During this time, the same subject has been considered in a number of Bar Associations in the various states. The results of their deliberations have not been uniform.
The State Bar Associations which have been incorporated do not have the constitutional provision with which the lawyers of Indiana are confronted. Your Committee sought the opinion of a number of eminent lawyers in Indiana, members of the Association, and all of those who favored the Committee with an expression of their views were of the opinion that such an act in Indiana would probably be held unconstitutional.

Quite recently, Mr. William D. Guthrie and William Nelson Cromwell, of New York, submitted a report from the Association of the Bar of the City of New York to the conference of Bar Association delegates to the Convention of the American Bar Association which was held in Washington, April 28th, 1926, and, as we understand, a copy of such report was mailed to all of the members of our association. This report embodies some of the objections to a compulsory, all-inclusive incorporation, and, in the opinion of the Committee, sums up the arguments against compulsory membership in an admirable way. These eminent New York lawyers referred to, state their position very forcibly as follows:

"In our opinion it would constitute an oppressive and unconstitutional interference with the individual liberty and independence of lawyers to compel them to become members of such a compulsory and involuntary organization and to be thus grouped against their will and thereafter forced to co-operate with and to be represented by thousands of men and women throughout the State of New York who have never heretofore co-operated with them in any public service or any professional duty or activity, or shown any interest or concern therein. It is of the very essence of the spirit of constitutional liberty that a lawyer should be free from any such compulsion or coercion, and the proposed statute would, in our opinion, be a violation of individual privileges and immunities long recognized as essential to the independence of the profession and the individual right or liberty to pursue a legitimate calling. We believe that it would be the duty of the courts so to adjudge."

We commend this report to the members of the Association. The Committee is of the opinion that the steps taken by a number of the local Associations, requiring actual inquiry into the fitness of the applicant's qualifications for admission to the bar, will probably accomplish, at least in a limited way, what would be accomplished by all-inclusive, compulsory membership.

The Committee therefore recommends that no action be taken by the Association towards the organization of a compulsory, all-inclusive incorporation of the Bar of the State of Indiana, into one corporate body.

Respectfully submitted,

LEWIS A. COLEMAN,
Chairman, Committee
on Specail Organization.
RE-ORGANIZATION OF SUPREME AND APPELLATE COURTS

Judge Joseph H. Shea, Chairman of the Committee on Re-organization of the Supreme and Appellate Courts, states that the committee submits the following proposed amendments for the information and criticism of the members of the association. It is hoped that our readers will consider these amendments carefully and that they will send to the editor for the information of the committee, any suggestions or changes which could be used in redrafting the amendments. The proposed amendments are purely tentative; the committee is anxious that our readers should give their criticisms, comments and suggestions.

Be it enacted by the general assembly of the State of Indiana, that Section 2 of Article 7 of the Constitution of the State of Indiana be amended to read as follows: to-wit:

The Supreme Court shall consist of not less than nine nor more than fifteen judges, a majority of whom shall form a quorum. They shall hold their offices for a period of ten years if they so long behave well.

That Section 3 of Article 7 of the Constitution of the State of Indiana be amended to read as follows:

The state shall be divided into as many districts as there are judges of the Supreme Court; and such districts shall be formed of contiguous territory, as nearly equal in population as, without dividing a county, the same can be made. One of said judges shall be elected from each district, and reside therein, but said judges shall be elected by electors of the state at large.

The said court may sit in divisions or in banc under such rules and regulations as the court may prescribe.

OFFICE OF SECRETARY-TREASURER

An amendment to the By-Laws providing for the filling of both the secretary’s office and the treasurer’s office by the same person, will be submitted at the annual meeting in July.