Announcements
CONTRIBUTORS OF LEADING ARTICLES IN THIS ISSUE

Conrad Wolf, Indiana Central College, A.B. 1886; graduated from University of Michigan Law School 1890; engaged in general practice of law at Kokomo as senior partner in firm of Wolf & Barnes. Has contributed to Indiana Law Journal.

Taylor E. Groninger, A.B. '93, Indiana University; former Corporation Counsel of the City of Indianapolis; former Special Counsel of the Public Service Commission of Indiana; Author of Public Utility Rate Making, published by Bobbs-Merrill Co.; member of firm of Groninger, Groninger & Groninger, Indianapolis, Ind.

C. Severin Buschmann of the Indianapolis bar; A.B. Indiana University 1917; LL.B. Yale Law School, 1921. Mr. Buschmann has been a frequent contributor to the Indiana Law Journal.

W. H. Eichhorn was born in Wells County in 1866; graduated from Bluffton High School, attended the State Normal School and later taught in the district schools and served as county superintendent of schools; attended Michigan Law School and became a member of the bar in the Wells Circuit Court in 1893; member of the Legislature of Indiana; judge of the 28th Judicial circuit; chairman of the Delinquency Committee of Indiana and a member of the Board of State Charities since 1895.

Phelps F. Darby is a practicing lawyer at Evansville, Indiana, member of the firm of Welman & Darby. He attended Indiana University Law School and has been in the practice at Evansville for 25 years.

MID-YEAR MEETING

The annual mid-year meeting of the Indiana State Bar Association was held Thursday, January 17th, 1929, at the Columbia Club in Indianapolis. Despite the unusually bad weather the attendance was larger than usual. The general meeting in the afternoon was devoted entirely to hearing and considering reports of committees on proposed legislation. The greater part of the discussion centered on the recommendations made at the Fort Wayne meeting in the joint report of the Legislative Committee and the Committee on Jurisprudence and Law Reform. This report is printed in full in the October, 1928, issue of the Indiana Law Journal. The Association recommended the enactment of legislation embodying the report substantially as made.

Three hundred were present at the annual dinner which was served at 6:30 p.m. at the Columbia Club. At the close of the
dinner President Henry B. Walker introduced the speaker of the evening, the Hon. James Hamilton Lewis, who discussed the Kellogg Peace Treaty with special reference to some of its "pit-falls."

MINUTES OF THE MEETING OF THE INDIANA BAR ASSOCIATION,
Columbia Club—Thursday, January 17, 1929
President HENRY B. WALKER Presiding.

President Walker announced that he had received a message from Professor Edson L. Sunderland of the University of Michigan to the effect that he would be unable to be present to take his place on the program, and therefore the association would proceed to consider other matters.

The committee on criminal law, through its chairman, Mr. Davidson, read its report. On motion made, seconded and carried, this matter was referred to the Board of Managers.

The report of the committee on Jurisprudence and Law Reform was read by its chairman, Mr. George O. Dix. On motion duly made, seconded and carried, a resolution was passed that the committee on Jurisprudence and Law Reform confine its recommendations to the adjective law.

The committee also made its report as to the amendments pertaining to a state income tax and admission to the bar. On motion made, seconded and carried and after some remarks on the question by Senator Hodges, Judge Travis of the Supreme Court and Messrs. Dix, Gresham and Pickens, the committee's report was approved. It being suggested that the association's committee on legislation take the necessary steps to properly bring the above matters before the legislature.

Mr. Dix reported for his committee on the subject of the "Lien of Federal Judgments on Property without the Filing of a Transcript of said Judgments in the Various Counties of the State." And in his report suggested that the matter of drafting a bill to meet this situation had been referred to Charles M. McCabe.

On motion made, seconded and carried the committee's recommendation was approved.

The committee's report on the proposed new state corporation act was read and it appeared that the bill embodying the ideas of the committee was in the hands of a legislative committee.
On resolution made, seconded and carried, the committee's recommendation was approved.

Because of lack of time, by unanimous consent, it was agreed that the bill with reference to the circuit, superior and probate judges should later be handled direct by the Board of Managers.

Mr. Dix read the report of his committee on the subject of Congestion in the Supreme Court and in the Appellate Court.

On motion made, seconded and carried, it was directed that the proposed bill relating to said subject be read section by section.

On motion made, seconded and carried, the recommendation of the committee as to commissioners to assist the Supreme Court was accepted.


Section 1 of the proposed bill was read. On motion made, seconded and carried, section 1 was accepted and approved.

At this point, by consent, the bill was read as a whole by Mr. Dix.

Section 2 was read by Mr. Dix. After matters referred to in section 2 were discussed by Judge Gause, Mr. Dan Sims, Mr. Alfred Evens, Mr. George H. Batchelor and Judge Willis McMahan, on motion made, seconded and carried, section 2 was adopted.

Section 3 was read. On motion made, seconded and carried, was approved.

Section 4 was read. On motion made, seconded and carried, was approved.

Sections 5 and 6 were read. On motions made, seconded and carried, section 6 was directed to be redrafted so as to provide for transfer of cases to the Supreme Court. As thus amended, on motion made, seconded and carried, sections 5 and 6 were approved.

Sections 7 and 8 were read. On motion made, seconded and carried, the said sections were approved.

It having appeared that several of the sections not above considered, required clarification, on motion made, seconded and carried, the following special committee was appointed to clarify said sections: Judge Fred C. Gause, John F. Brown and Judge Louis B. Ewbank.
A proposed bill for reorganization of courts on motion made, seconded and carried, was referred to the Board of Managers for consideration and action.

CHARLES F. WERNER,
Temporary Secretary.

ACTION BY THE COMMITTEE ON JURISPRUDENCE AND LAW REFORM

Mr. George O. Dix, chairman of the committee on Jurisprudence and Law Reform, furnishes the following summary of the committee's action.

The Committee recommended and the Association approved the following:

1. A bill to provide that the amendment to the Constitution respecting qualifications for admission to the Bar be submitted to the voters at a special rather than a general election. Judge Fred C. Gause agreed to draft this bill.

2. A bill to remedy the condition now existing in Indiana with respect to the liens of judgments of the United States District Courts. Charles M. McCabe agreed to draft this bill.

3. A comprehensive corporation act. It was generally understood that this referred to the bill prepared by the Indiana Corporation Survey Commission which has already been introduced in the House.

4. A bill authorizing the Supreme Court to appoint three Commissioners at adequate salaries to assist the Supreme Court for a limited period. The drafting of this bill was referred to Judge Fred C. Gause, Judge Louis B. Ewbank and John R. Browne.

5. A bill respecting Appellate procedure. Certain changes and corrections were to be made in the bill submitted at the annual meeting. The changes and corrections are to be made and the new bill is to be drafted by Judges Gause and Ewbank and Browne.

In addition to the foregoing, the two bills respecting court organization and judges' salaries, which the committee was unable, for lack of time to consider, were referred by the Association to the Board of Managers for action.

(Signed) GEO. O. DIX,
Chairman, Committee on Jurisprudence and Law Reform.
THE INDIANA CORPORATIONS SURVEY

The Bar Association approved the work of the Indiana Corporations Survey Commission and went on record as favoring passage of the Corporations Act which has been prepared by this commission. The Corporations Survey Commission was appointed under a concurrent resolution of the 1927 General Assembly of Indiana for the purpose of investigating the organization, operation, activities and control of private corporations in the State of Indiana, with a view of standardizing, harmonizing, unifying, codifying and correlating the various existing laws applicable thereto, repealing unnecessary laws, and enacting such new laws as might be necessary properly and more effectively to meet the requirements of and for corporate activity in the state. Frederick E. Schortemeier, Secretary of State and ex officio chairman of the Survey Commission, appointed the following as members of the commission: Paul V. McNutt, Fred C. Gause, George O. Dix, Roy C. Street, William Bosson, Jr., Denver C. Harlan, Maurice Mendenhall, George Morgan, Harvey Hartsock, William T. Hodges, and Conrad Wolf.

The commission met June 15, 1927, and appointed a subcommittee consisting of Dean Paul V. McNutt, chairman, Herman Gray, and Charles Kettleborough.

After a thorough study of the corporation acts of the states in the Union, the Uniform Act approved by the American Bar Association, and the Codes of leading commercial countries, the Commission has prepared an entirely new corporation act for Indiana. The act is scientifically drawn and is believed to be in advance of any corporation act in any state of the Union.