

North Dakota Law Review

Volume 9 | Number 10

Article 1

1933

Annual Meeting

W. H. Hutchinson

How does access to this work benefit you? Let us know!

Follow this and additional works at: https://commons.und.edu/ndlr

Recommended Citation

Hutchinson, W. H. (1933) "Annual Meeting," *North Dakota Law Review*: Vol. 9: No. 10, Article 1. Available at: https://commons.und.edu/ndlr/vol9/iss10/1

This Note is brought to you for free and open access by the School of Law at UND Scholarly Commons. It has been accepted for inclusion in North Dakota Law Review by an authorized editor of UND Scholarly Commons. For more information, please contact und.commons@library.und.edu.

BAR BRIEFS

PUBLISHED MONTHLY AT BISMARCK

--By---

STATE BAR ASSOCIATION OF NORTH DAKOTA

Richard E. Wenzel, Editor

Entered as Second Class Matter Jan. 15, 1925, at the Postoffice at Bismarck, North Dakota, Under the Act of August 24, 1912

VOL. 9

SEPTEMBER, 1933

No. 10

ANNUAL MEETING

At the Annual Meeting of the Bar Association, Minot, August 21 and 22. President Hutchinson presented the following definite suggestions in his annual address:

1. Recommended return of special assessment levied for purpose of prosecuting unlawful practice of law. Only 75 lawyers paid such assessment, and 1933 statute changes now permit use of Bar Board funds for the purpose.

2. Suggested more intimate relations with the American

Bar Association.

3. Advised budget allowance for part of expense of sending the newly elected President of the State Association to the meeting of the American Bar Association.

4. Proposed the opening of an office in the new capitol, with provision for more extensive service to the

membership.

5. Suggested the establishment, under Bar Association auspices, of a vocational guidance service to High School students in every county.

6. Recommended establishment of a service for placing

law students in law offices during vacation periods.

7. Proposed appointment of a committee to aid new

practitioners in obtaining proper locations.

8. Advised that the Bar Association take a definite stand and provide plans for more active and definite participation in selection of judges.

9. Stressed the thought that any lack of confidence in the membership of the Bar Association, individually or collectively, was largely the result of the lawyers' own acts

and actions.