

July 2021

University of Michigan Legal Institute

Will Shafroth

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

Recommended Citation

Will Shafroth, University of Michigan Legal Institute, 16 Dicta 412 (1939).

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, dig-commons@du.edu.

Mr. Kilgore began practicing law in La Junta in the early '80's and practiced at that place until 1923, when he retired from active practice, moving to California to live. During his practice in La Junta, Mr. Kilgore was actively interested in all civic matters and started the first public library for La Junta. He also introduced into La Junta the English elm which is now the most popular shade tree in the city.

—G. S. Cosand, Correspondent.

UNIVERSITY OF MICHIGAN LEGAL INSTITUTE

By WILL SHAFROTH, American Bar Association

An opportunity for the practicing lawyer to go back to school in the literal sense of the term is being offered in an institute announced by the University of Michigan Law School, to be held on its campus June 22 to 24. The subjects of Labor Law, Taxation and Wills and Trusts will be discussed by members of the law school faculty and by practicing lawyers and every effort will be made to provide something of interest and value to the members of the bar. Institutes in the past have been brought to the lawyers and have been arranged so as to necessitate the least possible effort on their part. The Michigan institute is a departure from this program. It does not seek to bring the institute to the lawyer but rather asks the lawyer to come to the institute for three days, leaving behind him business and professional duties. The excellent accommodations on the beautiful Law Quadrangle, presented by the late William W. Cook of the New York bar, are available for housing those who attend. The registration fee, including the cost of these rooms for three days, will be but \$10.00.

This new departure is interesting in itself as it will tend to show whether advanced legal education actually has a strong enough attraction to pull the lawyer out of his office. But the real significance of the three days of sessions may be much deeper. They may show that the law schools have a mission to perform with reference to the continued education of the practicing bar and that the urge for knowledge on the part of the bar is sufficient to bring lawyers back to the campus for a period of study. Michigan may be the pioneer in an interesting and significant future development in advanced legal education.

In general the work of the institute will be the discussion of specific problems. In Taxation the lecturers will be Professor E. Blythe Stason, who has been appointed to succeed Dean Henry M. Bates as

Dean of the Law School when he retires at the end of the current year; Mr. Morrison Shafroth of Denver, Colorado, former General Counsel of the Internal Revenue Bureau, and Professor Paul G. Kauper, Editor of the Michigan Law Review. Mr. Stason is a member of the National Conference of Commissioners on Uniform State Laws and is well known in the fields of Taxation, Administrative Law and Municipal Corporations. Mr. Albert E. Meder, member of the firm of Beaumont, Smith and Harris, Detroit, Michigan, and Professor Russell A. Smith, formerly associated with Cravath, de Gersdorff, Swaine and Wood of New York City, and Mr. Charlton Ogburn of the New York bar, former General Counsel of the American Federation of Labor, will discuss Labor Law. The lectures on Wills and Trusts will be given by Professor Lewis M. Simes, Adviser on the American Law Institute Restatement on Property and author of a widely recognized treatise on the Law of Future Interests.

Present plans are to have sessions on each of the three days on each subject, starting at eight-thirty in the morning and running through until three-thirty in the afternoon, with an intermission of an hour for lunch, leaving a period free in the afternoon for golf and other relaxation. Mimeographed outlines on each of the subjects will be furnished in advance to those who register and there will be an opportunity for questions and discussion following each lecture.

UNAUTHORIZED PRACTICE

The following is an exact copy of a contract (with names and places fictitious of course) prepared by a layman Justice of the Peace in Michigan.

"Negatee, Michigan,

This instrument, made and entered into on December 27, 1933, that being the 27th day of December, between Mitti Mitton, of Negatee, and Lendi Mitton, of the same place, his wife, both of Negatee, Michigan.

Witness: That in consideration of the reunion and relations and cohabitation together of the parties hereto on this day at my office, that the said Mitti Mitton does hereby promise and agree to and with and between the said Lendi Mitton, that he will not go to more public dances except in company with his wife and other women, and that he will not work at the City of Istaca, that he will not go in company with Betty and Lucy, nor with any other women of good character, and that he will from this date on be for the said Lendi Mitton a true and lawful husband, and that she will be a free woman to go alone to Brookton on Saturday night, her heirs and assigns, forever.

In testimony whereof, parties have first put up their hands and laid their seals in duplicate on the day above written.

Subscribed and sworn to before me this 27th day of December, 1933.

Mitti Mitton
Lendi Mitton
William Shup
Justice of the Peace.

and yet some still criticize the drive on unauthorized practice.—*Michigan Bar Journal*.

RECENT LABOR BOARD DECISIONS

(1) Distributing a bulletin prepared by the National Association of Manufacturers which emphasizes what the Act does not do, rather than its positive principles, is a violation of Sec. 8 (5) of the Act (Auburn Foundry). (2) An employer may not negotiate with individual employees where a union represents a majority and has requested a conference for collective bargaining (M. H. Ritzwoller Co.). (3) A closed shop contract will be disregarded and an election ordered where an opposing union claimed to represent a majority of employees prior to execution of the contract. (Florence Pipe Foundry & Machine.) (Prentice Hall, Inc., November 13, 1939.)

V. J. POBRISLO

General Agent

708-10 RAILWAY EXCHANGE BUILDING
PHONE CHERRY 6521
DENVER, COLORADO



THE COLUMBIAN NATIONAL LIFE
INSURANCE CO.

BOSTON, MASS.