the public would be better served and we would arrive at a compromise which could be agreed to by all concerned by arriving at an arrangement whereby certain specific real estate forms could be used by real agents and title companies and escrow companies, and, an agreement that no other papers can be used. The area of dispute would be contractors for sale of real estate (as contrasted with mortgages which usually are in a form prescribed by the lending agencies) and in collateral agreements providing for exchanges of real estate and some other non-routine situations. In this part of the world, responsible real estate agents and other lay people do not want to take the risk of preparing other than routine instruments and prefer to have lawyers draw them, however, I realize that in more sophisticated communities the lay people are not only anxious to do everything a lawyer can do but really insist upon doing it.

BYRON HIRST

Wyoming State Bar
Unauthorized Practice of Law Committee

Accountants: ABA principles adopted by Wyoming State Bar 9/12/59 — by Wyoming Society of Certified Public Accountants May 1959 — NO PROBLEMS.

Banks with Trust Functions: ABA principles adopted by Wyoming State Bar 9/12/59 — NO PROBLEMS.

Collection Agencies: ABA principles adopted by Wyoming State Bar 9/12/59 — NO ACTION AND NO COMPLAINTS.

Insurance Adjusters: ABA principles adopted by Wyoming State Bar 9/12/59 — NO ACTION AND NO COMPLAINTS.


Publishers: ABA principles adopted by Wyoming State Bar 9/12/59 — Wyoming State Bar adopted resolution regarding attorneys inspiring publicity 9/12/59 and President Crowell wrote to all publishers thereafter — NO PROBLEMS.

Realtors: Problems unresolved at this time.

Wyoming State Medical Society: Interprofessional Code for Physicians and Attorneys adopted by Wyoming State Bar 9/12/59, by Wyoming State Medical Society 6/11/59, mailed to all doctors and lawyers 8/20/59; Expert Witness Fee bill agreed upon by the Joint Committee of Physicians and Lawyers, a bill drawn and approved at the annual meetings of the Wyoming State Bar and of the Wyoming State Medical Society in 1960, but the bill amended without notice to the Joint Committee and passed by the
1961 Legislature — PROBLEM: The law should be amended to conform to the report of the Joint Committee; the Wyoming State Medical Society at its annual meeting in 1962 resolved to cooperate with the Wyoming State Bar in the matter of PROFESSIONAL SERVICE CORPORATIONS.

REPORT OF WYOMING STATE BAR COMMITTEE ON LEGISLATION AND LAW REFORM

The 1962-63 Committee on Legislation and Law Reform of the Wyoming State Bar herewith submits its report. The portion dealing with the 1963 session of the Wyoming Legislature is submitted by Dean W. Borthwick, John J. Rooney and David N. Hitchcock, who acted as and for the Committee during the session, and the remainder is submitted in behalf of the entire Committee:

1963 Session of the Wyoming Legislature

With the hope of transforming 1965's hindsight into 1965's foresight, the Committee submits the following recommendations:

1. The Wyoming State Bar might well consider inviting the State Judicial Conference to designate a Judge to serve as an honorary or ex-officio member of the Committee, whether with or without vote, or in some liaison capacity, to seek more constant and effective correlation between these groups in matters of mutual legislative interest, to enhance the possibility of assistance in the Committee's work by retired Judges, and to provide a more definite relationship under which a judicial spokesman could appear before legislative committees under the auspices or at the invitation of the Bar.

2. The Wyoming State Bar might wish to consider an arrangement under which a member of the faculty of the University of Wyoming College of Law would serve as an ex-officio member of the Committee, whether with or without vote, or in some liaison capacity, to assure earlier and more constant and effective correlation and exchange of information between these organizations, possibly to increase the facilities for drafting or Bar Committee, and possibly of its apparent program, in the school for new legislators conducted by the Law School before each session of the Legislature.

3. The Bar should provide a definite and adequate budget for a joint meeting with the Judiciary Committees of the Senate and the House of the Wyoming Legislature, either at dinner or luncheon, as soon as practicable after adjournment of the Bar Legislative meeting in January, so that the entire Bar Legislative program can be outlined briefly to all members of both committees as soon as it is formulated, and before their work and the demands upon their time begin to build up, even though drafting of the Bar bills is not then completed.