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FOULRTH REPORT



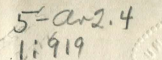
THE LAW, RULES OF THE BOARD AND LIST OF LICENSED ARCHITECTS

Members and Officers of the Board for 1919

Francis W. Cooper, President	-	-	-	-	Pueblo
Thomas F. Walsh, Vice-President	•	-	-	-	Denver
T. Robt. Wieger, Secretary-Treasurer		-	-	-	Denver
Frank W. Frewen, Jr	•	-	-	-	Denver
Lester L. Jones	-	-		Fort	Collins

SECRETARY-TREASURER'S OFFICE

DENVER



FOURTH REPORT

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Frank W. Frewen, Jr	4	-	2 1	Denver
Lester L. Jones	-	-	For	t Collins

SECRETARY-TREASURER'S OFFICE

DENVER



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FOURTH REPORT OF THE COLORADO STATE BOARD OF EXAMINERS OF ARCHITECTS

Denver, Colo., September 1, 1919.

To His Excellency, Oliver H. Shoup, Governor of the State of Colorado:

The Colorado State Board of Examiners of Architects herewith submits for your consideration its report covering the period from December 1, 1915, to September 1, 1919.

The Board is at present constituted as follows:

Francis W	. Cooper	PresidentPueblo
Thomas F.	Walsh,	Vice-PresidentDenver
T. Robert	Wieger,	Secretary-TreasurerDenver
Frank W.	Frewen,	JrDenver
Lester L.	Jones	Fort Collins

Mr. Park M. French of Denver, served as Secretary-Treasurer for the Board during 1916 and was retired as a member of the Board during that year, being succeeded in the same office by Mr. Frank W. Frewen, Jr., of Denver, who served during the year 1917.

Mr. T. Robert Wieger of Denver, a new member of the Board, was elected as Secretary-Treasurer on January 21, 1918, and was re-elected on January 20, 1919, for the current year.

The other officers and members of the Board are given in the list above.

In accordance with the Statute, "Providing for the Licensing of Architects and Regulating the Practice of Architecture" in this State, the annual reports of receipts and expenditures of the Board, since January 1, 1916, have been filed with and approved by the Secretary of State and Auditor of State. The books and accounts of the Secretary Treasurer for the several years have also been annually audited and approved, both by the Board and the Auditor of State.

The financial condition of the Board on January 20, 1919, was as follows:

According to law, this entire fund is to create and provide for an Advanced Course of Architecture in the State University.

The law provides that "Any surplus of fees remaining in the hands of the Treasurer of the Board, after the payment of the expenses of the members of the Board and the salary of the Secretary-Treasurer, as herein provided for, shall be paid annually to the Treasurer of the State of Colorado, and shall only be paid out upon the warrant and authority by requisition of said Board, and the approval of the Governor, and said surplus shall form the nucleus of a fund to provide for an Advanced Course of Architectural Study, to be established in the University of the State of Colorado."

Owing to the uncertain war conditions and a concerted action of the Architects of the State to reduce the annual license fee from \$10 to \$5, the Board decided on February 17, 1919, not to make the customary annual transfer of surplus money from the Current Fund to the University Fund until it was determined what proportion of the surplus receipts could be so transferred. The Auditor of State was duly notified to this effect. On January 20, 1919, this Current Fund amounted to \$1,200.27. Later, after it was demonstrated that the Board could not exist and operate on a \$5 annual license fee, it was decided best to retain the old fee of \$10.

Resuming these figures, the Board has not only been self sustaining, but has a clear, net fund, over and above all expenses to date of about \$7,000.

As business conditions are again approaching the normal the Board will again be able to transfer its surplus funds to the permanent University Fund.

It is evident, however, that this fund is not sufficiently large to establish the desired Course of Architecture in the State University, nor can it be so for a long period of years, with the limited income derived only from license renewal fees.

As the Board and the Architects generally do not wish to divert this fund into other State channels and so lose it, the assistance of the Governor and University Regents is earnestly desired to create such a Course in Architecture, there being no opportunity for education in Architecture in Colorado for citizens in moderate circumstances.

Should this prove impracticable, it has been suggested to use the fund in the purchase of a complete Architectural Library, for the use of the general public, to be kept either in the City Library of Denver, or in the State Library. The objection to such a library is, that only the citizens of Denver would be benefited and Architects throughout the State might have a legitimate objection.

The writer believes that the best disposition of the Fund would be the establishment of two annual scholarships in Architecture, such scholarships being accessible only to citizens of Colorado. In this way, the original intent of the Fund will, in a measure, be carried out. These scholarships could be awarded by examinations through this Board in conjunction with the State University.

Some definite disposition should soon be made of this fund; as it is now, no benefit is derived.

Regarding the effectiveness of the law licensing the practice of Architecture, there is no question but that the very existence of the law has been of great value to the general welfare. It has greatly improved the character and class of buildings and resulted in a higher standard of the Architectural profession. However, it has been discouraging to this Board and to the licensed Architects, to note that several persons and corporations have endeavored, by circumvention, to defeat the purposes of the law in safeguarding the public.

Section 14 of the Act provides that: "Any person, firm or corporation, who shall be engaged in the planning or supervision of the erection, enlargement or alteration of buildings for others, and to be constructed by persons other than himself, except as hereinafter provided, shall be regarded as an Architect within the provisions of this Act, and shall be held to comply with the same, etc." "But nothing contained in this Act shall be construed to prevent any person, mechanic or builder from making plans and specifications for, or supervising the erection, enlargement or alteration of any building less than three stories in height that is to be constructed."

The evident intent of these excerpts is, first: To define a Licensed Architect as a person building for others, and second: to define what any person may build for himself or others without being a Licensed Architect.

A case in point is: The Gates Rubber Co., of Denver, who have, in the opinion of this Board, violated this Act, in erecting buildings more than three stories in height, without the employment of a Licensed Architect. The Gates Rubber Co. maintain that such buildings being for themselves, there is no violation of the law.

The Board maintains, however, that these buildings will house many employees and persons other than the Gates Rubber Co. and, therefore, such buildings are not for themselves and in order to propertly protect and safeguard the public, a Licensed Architect should be required.

As this question is a palpable evasion of the real intent of the Law, and is constantly arising, this Board has taken legal steps to prosecute The Gates Rubber Co. for violation and to establish definitely the legality of the clause.

It is true, that the language of the Act is somewhat inadequate to cover such specific cases and, therefore, the law should be properly amended.

The clauses of the Act as in effect, permitting the erection of any building under three stories by any person, was a compromise in the Legislature to insure the passage of the Act.

The Board wishes to amend the Law so as to necessitate the employment of a licensed architect on any public or semi-public buildings effecting the safety of the public, such as schools, churches, theatres, garages, factories, warehouses and state, county or city public buildings, regardless of their height. Especially should this be the case on schools, churches, theatres, public garages, factories and warehouses, the greater majority of which are erected less than three stories high.

There are at present one hundred and five (105) architects licensed to practice in the State of Colorado, ninety-nine on whom reside in Colorado and sixteen in other states.

Since the last report on December 4, 1915, the deaths of the following Licensed Architects were recorded:

Harold W. Baerresen, Denver, Colorado. Louis A. Pease, Colorado Springs, Colorado. Wayne B. Patterson, Greeley, Colorado. Frank Miles Day, Philadelphia, Pennsylvania. The Board sincerely regrets the loss of these gentlement, all of whom were splendid citizens and Architects of ability.

The Board points with pride to the following Architects licensed in Colorado, who gave up their business and served in the United States Army during the World War:

> Merle L. Barker, Denver, Colorado. J. B. Benedict, Denver, Colorado. George C. Búrnett, Waco, Texas. F. W. Frewen, Jr., Denver, Colorado. H. C. Nickerson, Colorado Springs, Colorado. Bernal A. Wells, Denver, Colorado. Grant A. Wilson, Colorado Springs, Colorado. D. J. Zimmerman, Detroit, Michigan.

Mr. T. Robert Wieger, of Denver, the present Secretary-Treasurer of the Board, served as Chief Engineer of Construction on the Army Hospital near Denver; Mr. E. F. Redding, another licensed architect of Denver, serving as one of his assistants on this project.

The regular annual examination to license architects to practice architecture in Colorado is held in December of each year under the direction of this Board.

In 1916, there were four candidates, only one of whom qualified.

In 1917, out of five applicants, four were accepted.

In 1918, owing to war conditions and there being no applications, no examination was held.

For the current year, 1919, there are at present, five applications on file. The Board will therefore hold its regular examinations, for four days, beginning December 15, 1919.

During the two year term of the present secretary, he is pleased to report that the Board has missed no regular meeting and that all members of the Board have been most conscientious in the performance of their duties.

The Secretary is constantly in communication with similarly constituted Boards of other States, Societies of Architects and Architectural Colleges, in an endeavor to further the importance of the proper licensing of architects throughout the United States.

As the work of this Board is rapidly developing in its scope to properly control the practice of architecture toward the best interests of the public, and as it will be necessary to amend the present law, this Board wishes, at the proper time, to consult with the Governor, and determine with him some vital recommendations to be made to the next legislature.

It has come to the notice of this Board that some of the Colorado State buildings were awarded to architects practicing outside of Colorado, as in the case of the State University at Boulder, which was awarded to Day & Klauder of Philadelphia, and the State Normal School at Greeley for which Wm. B. Ittner of St. Louis was selected, neither of whom had been previously licensed in Colorado.

In justice to the Colorado Architects, who must pay an annual license in the State and most of whom are taxpayers and architects of unquestionable ability, it must be said that such awards are not fair to the citizens of this State. The architects of Colorado have requested this Board to bring this matter to the attention of the Governor.

It has constantly been the aim of this Board, since its organization in 1909, to carry out the true intent and spirit of the statute "Licensing Architects and Regulating the Practice of Architecture" in Colorado. Most satisfactory results have been accomplished toward the benefit and best interests of the general public. The strict enforcement of the Law has given the Public more competent and reliable persons in the profession of Architecture who have proven their ability to prepare plans and construct buildings which are safe, sanitary and beautiful.

It is gratifying to the Architectural profession to notice that many other states have adopted similar laws licensing and regulating the practice of Architecture and it is hoped that such laws will soon become general in all states.

The Board respectfully requests the co-operation of the Governor in its work, especially on some of the points heretofore outlined.

7

Respectfully submitted,

T. ROBERT WIEGER, Secretary-Treasurer.

FRANCIS W. COOPER, President.



AN ACT

TO PROVIDE FOR THE LICENSING OF ARCHITECTS AND REGU-LATING THE PRACTISE OF ARCHITECTURE IN THE STATE OF COLORADO.

Enacted by the Seventeenth General Assembly at the Regular Session, Approved April 26, 1909, and in Force October 25, 1909; with Amendments Adopted by the Nineteenth General Assembly, and Approved May 13, 1913.

Be it Enacted by the General Assembly of the State of Colorado.

Appointment of a State Board of Examiners of Architects.

Sec. 1. Within sixty days after the passage of this Act the Governor of the State of Colorado shall appoint a State Board of Examiners of Architects, to be composed of five members, who shall be architects residing in the State of Colorado, and who have been engaged in the practice of architecture at least five years. Two of the said practicing architects appointed as examiners shall be designated to hold office for two years, and the other three to hold office for four years from the date of the passage of this Act.

Governor of the State to Fill Vacancies on the Board.

Sec. 2. Upon the expiration of the term of each member the Governor shall appoint his successor for a term of four years; each member shall hold over after the expiration of his term until his successor shall have been duly appointed and qualified. Any vacancy occurring in the membership of the Board shall be filled by the Governor of the State for the unexpired term of such membership.

Examiners to File Oath-Treasurer to File Bond.

Sec. 3. The members of the State Board of Examiners of Architects shall, before entering upon the discharge of their duties, and within thirty days after their appointment, take and subscribe an oath before any officer authorized to administer oaths in the State, for the faithful performance of duty, and file same with the Secretary of State. They shall, as soon as organized, and annually thereafter, in the month of January, elect from their number a President and Secretary, who shall also be Treasurer. The Treasurer shall file a bond for the penal sum of two thousand dollars (\$2,000.00) with the Secretary of State, said bond to be accepted and approved by the Secretary of State, before entering upon his duties.

Board Shall Adopt Rules and Seal.

Sec. 4. The Board shall adopt all necessary rules, regulations and by-laws to govern its proceedings, not inconsistent with this Act, the laws of this State or of the United States. The Board shall adopt a seal, and the Secretary shall have the care and custody thereof, and shall keep a record of all proceedings of the Board, which shall be open at all times to public examination.

All Expenses Paid from the Registration Fees.

Sec. 5. The expenses of said Board and of the officers thereof and of the examination held by said Board, and of any other matter in connection with the provisions of this Act, shall be paid from the registration fees herein provided for, and not otherwise, and in no case shall any of the expenses be paid by the State of Colorado or be a charge against said State.

The members of the Board shall be entitled to reimbursement for their traveling and hotel expenses incurred in pursuance of their duties. and five dollars (\$5.00) per diem shall be allowed for each member of said Board for attending each annual examination; the Secretary and Treasurer of the State Board of Examiners of Architects shall receive such annual compensation as shall be provided by the Board, by resolution adopted by it at a regular meeting. Neither the State Treasurer nor any member of this Board shall be held responsible for any portion of the Secretary's and Treasurer's salary, should the fees for certificates received by said Board be insufficient to meet the same.*

Surplus to Form Fund for Advanced Course of Architectural Study in the State University.

Sec. 6. Any surplus or fees remaining in the hands of the Treasurer of this Board after the payment of the expenses of the members of the Board and the Salary of the Secretary and Treasurer, as herein provided for, shall be paid annually to the Treasurer of the State of Colorado, and shall only be paid out upon the warrant and authority by requisition of said Board and the approval of the Governor, and said surplus shall form the nucleus of a fund to provide for an advanced course of architectural study to be established in the University of the State of Colorado.

Quorum.

Sec. 7. Three members of this Board shall constitute a quorum.

Special Meeting-Rules for Examinations.

Sec. 8. Special meetings of the Board shall be called by the Secretary upon the request of any two members, by giving at least five (5) days' written notice of the meeting to each member. The Board shall adopt rules and regulations for the examination and registration of applicants desiring to practice architecture in accordance with the provisions of this Act, and may amend, modify and repeal such rules and regulations from time to time.

File with Secretary of State Names of Examiners and Publish in One Daily Newspaper.

Sec. 9. The Board shall, immediately upon the election of each officer thereof, and upon the adoption, repeal or modification of the rules and regulations for the registration of applicants for license, file with the

^{*}As amended May 13, 1913.

Secretary of State, and publish in at least one daily newspaper in the State, the names and postoffice address of each officer, and a copy of such rules and regulations, or the amendment, repeal or modification thereof.

Examinations-Applicants for License to Pay Fee of \$10.

Sec. 10. Provision shall be made by the State Board of Examiners of Architects for holding examinations at least once in each year of applicants for license to practice architecture, if there shall be any such applicants. Any person over twenty-one (21) years of age, upon payment of a fee of ten dollars (\$10.00) to the Secretary of this Board, shall be entitled to enter any examination to determine his or her qualifications. If any applicant fails to pass said examination, his or her application fee shall be retained by the Board.*

Examinations, if Passed, Further Fee of \$15.00 to be Paid-Without Examinations, Fee \$25.00-All Licenses to be Recorded.

Sec. 11. If the examination of any applicant shall be satisfactory to a majority of the Board, and upon payment of an additional fee of fifteen dollars (\$15.00) to the said Board, a certificate shall be issued to the applicant authorizing him or her to practise the profession of architecture.

Any person who shall, at the time of the passage of this Act, have been engaged in the practise of architecture in this State for at least one year, and who shall present to this Board an affidavit to that effect, or a certificate from a similarly constituted board of another State; and any person who is a member of the American Institute of Architects, shall be entitled to receive such certificate upon the payment to the said Board of a fee of twenty-five dollars (\$25.00), without an examination by the Board of Examiners, which fee shall be turned into State Treasury. In the case of a co-partnership of architects, each member must be licensed to practise architecture.

Each person licensed shall cause such license to be recorded in the Secretary of State's office. Failure to have his or her license recorded shall be deemed sufficient cause for revocation of said license.

Licensed Architects to Have Stamps.

Sec. 12. Every licensed architect shall have a stamp, which must contain the name of the architect, his or her place of business, and the words "Licensed Architect," "State of Colorado," with which he or she shall stamp all drawings and specifications issued from his or her office for use in this State.

Penalty for Practising Architecture Without a License.

Sec. 13. After six (6) months from the passage of this Act it shall be unlawful, and it shall be a misdemeanor punishable by a fine of not less than ten dollars (\$10.00), nor more than two hundred dollars (\$200.00), for any person to practise architecture without a license in this State, and to advertise or put out any sign or card or other device which might indicate to the public that he or she is entitled to practise as an architect except as otherwise provided in this Act.

Persons Who Are to be Regarded as Architects.

Sec. 14. Any person, firm or corporation, who shall be engaged in the planning or supervision of the erection, enlargement or alteration

^{*}As amended May 13, 1913.

of buildings for others, and to be constructed by persons other than himself, except as hereinafter provided, shall be regarded as an architect within the provisions of this Act, and shall be held to comply with the same; but nothing contained in this Act shall prevent the draughtsmen, students, clerks of works, or superintendents and other employees of those lawfully practising as architects, under license as herein provided for, from acting under the instruction, control or supervision of their employers; or shall prevent the employment of superintendents of buildings paid by the owners from acting, if under the control and direction of a licensed architect who has prepared the drawings and specifications for the building. The term building in this Act shall be understood to be a structure consisting of foundations, walls and roof, with or without the other parts; but nothing contained in this act shall be construed to prevent any person, mechanic or builder from making plans and specifications for, or supervising the erection, enlargement or alteration of any building less than three stories in height that is to be constructed.

License Revoked.

Architect's license issued in accordance with the pro-Sec. 15. visions of this Act shall remain in full force until revoked for cause, as hereinafter provided. Any license so granted may be revoked by unanimous vote of the State Board of Examiners of Architects for gross incompetency or recklessness in the construction of buildings, or for dishonest practises on the part of the holder thereof; but before any license shall be revoked, such holder shall be entitled to at least twenty days' notice of the charge against him, and of the time and place of the meeting of the Board for the hearing and determination of such charge. And on the cancellation of such license it shall be the duty of the Secretary of the Board to give notice of such cancellation to the Secretary of State, who shall mark the license recorded in his office cancelled. The person whose license was revoked may have a new license issued to him by the Secretary upon certificate of the Board of Examiners, issued by them upon satisfactory evidence of proper reasons for his reinstatement, and upon payment to the Secretary of the fee of ten dollars (\$10.00), which fee shall be turned into the State Treasury.

Renewal of Licenses.

Sec. 16. Every licensed architect in this State who desires to continue the practise of his or her profession shall annually, during the time he or she shall continue in practise, pay to the Secretary of the Board during the month of July a fee of ten dollars (\$10.00); which fee shall be turned into the State Treasury, and the Secretary shall thereupon issue to such licensed architect a certificate of renewal of his or her license for a term of one year. Any licensed architect who shall fail to have his or her license renewed during the month of July in each and every year shall have his or her license revoked; but the failure to renew said license shall not deprive him or her of the right to renewal upon payment of said fee.

Report of Proceedings to be Filed with Auditor of State.

Sec. 17. Within the first week of December, after the organization of this Board, and annually thereafter, the Secretary of the Board shall file with the Auditor of State a full report of the proceedings of the Board and a complete statement of the receipts and expenditures of the Board, attested by the affidavits of the President and Secretary.

RULES OF THE COLORADO STATE BOARD OF EXAMINERS OF ARCHITECTS.

Rules.

1. Roberts' Rules of Order shall govern the conduct of business at its meetings.

Officers.

2. The State Board of Examiners of Architects shall annually elect a President, Vice-President and Secretary, who shall also be Treasurer; said officers shall hold office until their successors shall have been duly appointed and qualified. The Secretary shall keep a record of all the proceedings of the Board, which shall be open to public examination. (Adopted January 15, 1912.)

Seal of the Board.

3. The Board shall adopt a seal for its own use and shall have the words "Colorado State Board of Examiners of Architects," and the year "1909" inscribed thereon, and the Secretary shall have the care and custody thereof.

Headquarters and Examinations.

4. The headquarters of the Board shall be at Denver, and the examinations shall take place at Denver, or such other place as shall be designated by a vote of the Board.

Location.

5. The office of the Secretary and Treasurer shall be in the City of Denver.

Finance.

6. All funds collected shall be deposited in bank to the credit of the Board, and all checks shall be signed by the Secretary and Treasurer and countersigned by the President, and no disbursements shall be made except on order of the Board. There shall be an Auditing Committee, composed of two members of the Board other than the President and the Secretary and Treasurer, who shall audit the Treasurer's accounts within the last week of November of each year. All bills shall be presented to the Board at a regular meeting.

Regular Meetings.

7. The regular meetings of the Board shall be held on the third Monday of each month at 2 p. m., and the place shall be as ordered by the President. Special meetings of the Board shall be called by the Secretary upon the request of any two members, by giving at least five days' notice of the meeting to each member. Three members of the Board shall constitute a quorum.

Examinations and Certificates of License.

8. Any person who shall present to the said Board a certificate from a similarly constitued board of another State, and any person who is a member of the American Institute of Architects, shall be entitled to receive a certificate of license, upon the payment to the said Board of twenty-five dollars (\$25.00).

Any person over twenty-one (21) years of age, upon the payment of a fee of ten dollars (\$10.00) to the Board, shall be entitled to enter any examination to determine his or her qualifications for an architect's license.

If the examination of any applicant for such a license shall be satisfactory to a majority of the Board, and upon the payment of an additional fee of fifteen dollars (\$15.00) to the said Board a certificate of license shall be issued to the applicant authorizing him or her to practise the profession of architecture.

Applications for license from residents of other States may be considered at any meeting of the Board, without the personal appearance of the applicants; provided, the proofs submitted in connection with such applications from non-resident architects establish an ability equal to that demanded by the regular written and oral examinations, the Board shall issue license to such applicants.

Each person licensed shall cause such license to be recorded in the Secretary of State's office. (Adopted May 19, 1913.)

Class Examinations.

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9. Regular written and oral examinations to occupy not more than three (3) days, shall be held as provided by the Act of April 26, 1909. The time shall be devoted to ascertaining the ability of the candidate to make practical application of his or her knowledge in the professional work of an architect. The examination shall be directed toward ascertaining the qualifications of the applicant in draughtmanship, construction, design, the art of planning and preparing specifications.

Applications.

10. Applications for examinations will be received at any time, and should their number and urgency make it seem expedient to the Board to hold examinations at any other time than herein mentioned, due notice of such additional examinations will be forwarded by the Secretary to those whose applications are already filed at his office. Applications to enter an annual examination shall be at the Secretary's office on or before the third Monday of November in each year, and the annual examination be held on the third Tuesday, Wednesday and Thursday of December in each year. (Adopted November 17, 1913.)

Dates of Regular Class Examinations.

11. Regular class examinations shall be held once in each year. In all cases in which applications for examinations have remained on file one year or more, the parties have not appeared for examinations, the examination fees shall be returned and the applications cancelled. (Adopted May 19, 1913.)

Notices.

12. Applicants will be duly notified of the result of the examinations. All licenses shall bear the date of the time when finally approved by the Board. (Adopted May 19, 1913.)

Co-Partnership Licenses.

13. Each member of a firm of practising architects, including each practising member of an incorporated architectural firm, shall have a separate license. All certificates of licenses shall be signed by the President and Secretary.

Architect's Stamps.

14. The stamp of licensed architects shall be circular and two (2) inches in diameter. The words "State of Colorado" shall appear at the top between two (2) circular lines and the words "Licensed Architect" at the bottom, between the same lines. The name and place of business of the licensee are to be placed within the inner circle. Where there is a co-partnership of architects the individual names of the several members licensed may appear on one stamp.

The plans and specifications for buildings: (a) more than two (2) stories in height; (b) public or semi-public buildings, such as churches, schools, museums, libraries, art galleries, state, county and city buildings, theaters and assembly halls, shall be made and stamped by a licensed architect.

When the ceiling of the lower story of any building is four (4) feet or more above grade line, or when the attic story or space immediately under the roof of any building can be used for any purpose, such lower story or attic story shall each be a story for the purpose of this Act. (Adopted May 19, 1913.)

LIST OF ARCHITECTS LICENSED TO PRACTICE ARCHITECTURE IN COLORADO IN 1918-1919.

Licens	e
No.	Name and Business Address.
A 59	Antrobus, John H., 14 Kellar Bldg., Montrose, Colo.
A 88	Anthony, H. P., 408 Bank Blk., Denver.
A 73	Arend, N. Van den, 203 Hagerman Bldg., Colorado Springs.
A 11	Baerresen, V. E., 408 Chamber of Commerce Bldg., Denver, Colo.
A 18	Barber, T. P., 73 1st Nat. Bank Bldg., Colorado Springs.
A105	Barnett, Tom P., Central Nat. Bank Bldg., St. Louis, Mo.
B 22	Barker, Merle L., 55 Clarkson St., Denver, Colo.
A: 43	Benedict, J. B., 306 Brown Bldg., Denver, Colo.
A 42	Bettcher, Geo. L., 609 Empire Bldg., Denver, Colo.
A, 68	Biscoe, M. B., 901 Exchange Bldg., Denver, Colo.
A 97	Bowman, W. N., 916 Central Savings Bank Bldg., Denver, Colo.
A 98	Burnett, Geo. C., 1702 Amicable Bldg., Waco, Texas.
A 37	Child, W. T., 7 Evans Blk., Denver, Colo.
A 3	Cooper, F. W., 108 Pope Blk., Pueblo, Colo.
A 41	Cowe, Wm., 1420 Humboldt St., Denver, Colo.
B 1	Desjardins, Leo A., 1177 York St., Denver, Colo.
A 82 A 30	Dubree, Walter, 506 Colorado Ave., La Junta, Colo.
	Edbrooke, H. W. J., 512 Opera House Blk., Denver, Colo. Edwards, W. H., Denham Bldg., Denver, Colo.
A 50 A 12	Fallis, M. S., 900 Ideal Bldg., Denver, Colo.
A 12 A 15	Fisher, Wm. E., 337 Century Bldg., Denver, Colo.
A 52	Fisher, A. A., 337 Century Bldg., Denver, Colo.
B 16	Frazer, Guy L., Greeley, Colo.
B 3	French, Park M., 313 Chamber of Commerce Bldg., Denver, Colo.
B 10	Frewen, F. W., Jr., 313 Chamber of Commerce Bldg., Denver, Colo.
A 29	Fry, Wm. A., 718 Hazel Ave., Canon City, Colo.
A 56	Fuller, M. W., Avery Blk., Fort Collins, Colo.
A 60	Fuller, R. K., 310 Foster Bldg., Denver, Colo.
A119	Fulton, John C., Thompson-Ruby Bldg., Uniontown, Pa.
A 72	Gates, Chas. M., 409 Ideal Bldg., Denver, Colo.
A 28	Gile, J. M., 217 Central Blk., Pueblo, Colo.
A128	Godley, F. A., 244 Madison Ave.,' New York, N. Y.
A 10	Gove, Aaron M., 306 Boston Bldg., Denver, Colo.
A120	Groves, E. G., 222 Foster Bldg., Denver, Colo.
A 57	Harnois, F. L., 100 E. 16th Ave., Denver, Colo.
A 53	Harvey, G. F., Jr., 407 Commonwealth Bldg., Denver, Colo.
A127	Haskell, F. B., 244 Madison Ave., New York, N. Y.
A140	Helmer, Robert, 1640 California St., Denver, Colo.
A 81	Hendrickson, A. C., McCormick Bldg., Trinidad, Colo. Hetherington, T. D., 420 Hagerman Bldg., Colo. Springs, Colo.
A 17	Hoyt, M. H., 210 Colo. Nat. Bank Bldg., Denver, Colo.
B 5 A 14	Huddart, J. J., 409 Bank Bldg., Denver, Colo.
A 14 A 25	Huntington, G. W., 414 McPhee Bldg., Denver, Colo.
A 31	Huntington, H. W., 414 McPhee Bldg., Denver, Colo.
A 33	Hyder, J. B., 1609 Franklin St., Denver, Colo.
A134	Hussey, H. H., 19 So. LaSalle St., Chicago, Ill.
A138	Ittner, Wm. B., Board of Educ, Bldg., St. Louis, Mo.

A131 Jillson, B. H., Den. U. Stock Yards, Swift & Co., Denver, Colo. B 21 Jones, L. L., Fort Collins, Colo. A124 Knehans, W. H., 431 So. Dearborn St., Chicago, Ill. Klander, Chas. Z., 925 Chestnut St., Philadelphia, Pa. A139 A 21 McLaren, Thos., 420 Hagerman Bldg., Colo. Springs, Colo. A 36 Manning, H. J., 524 Majestic Bldg., Denver, Colo. Marean, W. A., 523 Chamber of Commerce Bldg., Denver, Colo. A 8 A135 Maurer, H. W., 1335 Schofield Bldg., Cleveland, Ohio. A118 Merrick, H. A., Armour & Co., U. S. Yards, Chicago, Ill. B 20 McDonald, G. E., Denver, Colo. McIntyre, T. W., 4583 Newton St., Denver, Clo. B 14 A 61 Moorman, E. H., 1st and Broadway, % Fleming Bros., Denver, Colo. A 47 Mountjoy, F. E., 313 Chamber of Commerce Bldg., Denver, Colo. B 19 Nickerson, H. C., 324 Hagerman Bldg., Colo. Springs, Colo. A 23 Norton, A. J., 523 Chamber of Commerce Bldg., Denver, Colo. Parry, R. O., 407 Clarkson St., Denver, Colo. B 17 A 75 Paroth, F. W., 916 Champa St., Denver, Colo. A 64 Phillips, Richard, 316 Jacobson Bldg., Denver, Colo. B 15 Pierce, R. A., 434 Century Bldg., Denver, Colo. Rapp, I. H., McCormick Bldg., Trinidad, Colo. Rapp, W. M., McCormick Bldg., Trinidad, Colo. A 77 A 79 A 85 Redding, Wm., 510 Opera House Blk., Denver, Colo. A 87 Re A 22 Ri B 18 . C., 181 Ro **Date Due** A 20 .co. W., 42 Rd Rosenberg, T., G. B 12 A 24 Roeschlaub, F. S., 310 roster Bldg., Denver, Colo. A 45 Rogers, H. C., Craig, Colo. A 44 Saunders, A. E., 1136 Spruce St., Boulder, Colo. A133 Shattuck, W. F., 19 So. LaSalle St., Chicago, Ill. B 11 Stickney, W. W., 89 Opera House Blk., Pueblo, Colo. Taylor, W. H., 220 Barclay Blk., Denver, Colo. Thomas, Chas. E., City Hall, Colorado Springs, Colo. A 54 A 51 Varian, E. P., 850 G. & E. Bldg., Denver, Colo. A 16 Varian, L. E., 850 G. & E. Bldg., Denver, Colo. A 46 A 78 Viney, B. C., Helena, Mont. A 5 Walsh, T. F., 404 Boston Blk., Denver, Colo. Warren, Whitney, 16 E. 47th St., New York, N. Y. A129 Wells, B. A., 313 Chamber of Commerce Bldg., Denver, Colo. B 24 A 71 Westfall, Wm. J., Colorado Bldg., Denver, Colo. Westervelt, J. C., 36 W. 24th St., New York, N. Y. A123 Wetmore, Chas., 16 E. 47th St., New York, N. Y. A130 Wieger, T. R., 318 Chamber of Commerce Bldg., Denver, Colo. A 39 Williamson, G. H., 528 Majestic Bldg., Denver, Colo. A 40 Wilson, Joseph, 221 Central Savings Bank Bldg., Denver, Colo. A 49 Wilson, Grant A., 420 Hagerman Bldg., Colorado Springs, Colo. B 23 Willison, Robert, 709 E. & C. Bldg., Denver, Colo. A 6

16