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Editorial Board and Contributors to this Issue

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NOTE

A very important item of legislation passed by the 1952 General Assembly of Kentucky not discussed in this issue is the statute vesting in the Court of Appeals the power to make rules of procedure in civil cases. By Chapter 18 of the Acts of 1952 (Senate Bill 63) the Court is empowered to promulgate the rules, effective July 1, 1953, and to make needed changes from time to time. Chapter 84 (Senate Bill 212) makes the changes in the Kentucky Revised Statutes and the Code of Civil Procedure necessary to the transition. Because of the importance to the legal profession of these changes and the need for full and careful treatment, an article by the Honorable Ben B. Fowler of the staff of the Kentucky Civil Code Committee will appear in a subsequent issue of the Journal.

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