1924

Editorials

Kentucky Law Journal

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EDITORIAL

THE KENTUCKY LAW JOURNAL AND THE KENTUCKY BAR.

The editors of the Kentucky Law Journal are not committed to all the theories that those who write for it may advance. If there are two sides to any legal question and one is presented in this journal, and any reader takes the other side, he should not pass over the matter in idle criticism. If the disagreement is of any importance, he should write an article presenting his position, and send it to the editors. They would much rather publish both sides than just one, for matters about which trained legal minds disagree should be presented as completely as possible.

A reader should do this for two reasons. He will help the Bar and help this Journal. Several years ago the Kentucky Law Journal was made the official organ of the State Bar Association. Since that time the Journal has been at the service of the members of the bar in every part of this state. It means that if any of the members have had in mind anything which should be brought to the attention of the profession there has been ready
a convenient means of accomplishing this end. The editors have been willing and ready to serve at all times, yet the advantage which should have been taken of this privilege has been too seldom exercised.

If the lawyers of Kentucky want Kentucky to be the home of a strong legal publication, they must back that publication. The best way to back it is to use it.

Of course the editors cannot undertake to publish all papers sent to them. An article should be of general interest, and should contain matter that a reputable journal should publish.