Applicants for Admission to the Bar

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portunity was presented to have submitted by the legislature to the people for adoption the proposed constitutional amendments recently prepared by the Governor's Commission appointed for the purpose. The work done by the Commission is excellent. Its proposals are a long stride forward, and if adopted would in a large way contribute to improvement in the administration of justice, to greater efficiency and less expense in the functioning of our governmental machinery, and otherwise simplify and improve our fundamental law. To the bar more than to any other class or group the people have a right to look for reform in this important matter. But notwithstanding the opportunity here presented to the bar to render a great public service, nothing was done and the proposals were pigeon-holed by the legislature. The bar with its strength organized and marshaled under a state integrating act with its force behind the proposals could, we think, have brought about their submission and final adoption. The bar has shown its fitness to organize everything but itself. Why not by proper legislative enactment organize the bar for effective action in the larger matters that concern it and the public?

—THOMAS COLEMAN.

APPLICANTS FOR ADMISSION TO THE BAR.—The following five applicants successfully passed the State Bar Examination, held in Charleston on March 9 and 10, 1932.

Andrew S. Alexander, Jr.  
Robert R. Smith, Jr.  
Robert James Thrift, Jr.  
Joseph Greenlief Travis  
Vickers B. Watts

Charleston  
Huntington  
Fayetteville  
Welch  
Huntington