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I appreciate the invitation for an expression with reference to the new publication to be launched by the law students of the Ohio State University.

This should afford a splendid opportunity for intelligent discussion of the many extremely important questions now troubling the profession of the law. Irrespective of our individual opinion of its propriety or necessity, the obvious fact is that we are experiencing a complete reexamination and reappraisal of institutions and ideas that have enjoyed common acceptation not only for years but for ages.

Confronted with such a challenge, what is our responsibility?

The traditional, intellectual hospitality of our profession should not deter us from a vigorous defense of the verities established by our race experience; likewise, we should with equal zeal champion new ideas and new institutions that appear reasonably certain of meeting the expanding needs of a constantly changing people. We must encourage and develop both our willingness and our ability to separate these questions from the turbid mixture of contemporaneity with which so many of them have become clogged.

From the information given me as to the precise nature of the publication, I am convinced that it will furnish a valuable forum for discussions of the sort our problems require.

Carl V. Weygandt,
Chief Justice of
The Supreme Court of Ohio.
The Ohio State Student Bar Association was organized in the spring of 1934. From the beginning, it seriously interested itself in those matters related to the general welfare in which lawyers and the courts play a special part. It specially interests itself in those matters related to the preparation for practice, admission to the Bar and government of the Bar to the end that it may more adequately serve the public.

In order that it may effectively serve its members and others interested in such matters, it has established this publication. This is eloquent evidence of the beginning of a significant era in Ohio State University's College of Law. It signifies an appreciation of the existence of the problems that confront present-day lawyers and an understanding of the importance of cooperative consideration and attack. It evidences the important fact that the student body as a whole is devoting itself much more exclusively and intelligently to the task of becoming efficient legal craftsmen. It testifies convincingly to an interest of a student body in matters which promises contributions to leadership along lines where interested and intelligent leadership is needed. Most significant of all, however, is the fact that the whole enterprise has originated and taken form among students. It has the enthusiastic blessing and cooperation of the faculty. It deserves the sympathy and support of all persons who are interested in efforts to make a better legal profession.

H. W. Arant, Dean, College of Law, Ohio State University.