CHAPTER MANUAL

OF THE

PHI ALPHA DELTA LAW FRATERNITY

THE REPORTER

MARCH - - - 1933

Fraternity Calendar

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Directory of National Officers of Phi Alpha Delta Law Fraternity

NATIONAL OFFICERS

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ALLAN T. GILBERT, (Blackstone)
120 S. La Salle Street, Chicago, Ill.

Supreme Vice-Justice Frank E. Rutledge, (Webster) 147 Capen Blvd., Buffalo, N. Y.

Supreme Secretary
FRANK M. LUDWICK, (Benton)
5225 Wilshire Blvd.
Los Angeles, California

Supreme Historian
LAWRENCE R. LYTLE, (Chase)
719 Gwynne Bldg., Cincinnati, Ohio

Supreme Marshal Marshall R. Diggs (Calhoun) Interurban Building Dallas, Texas

Supreme Editor
EARL H. HATCHER, (Benson)
920 Kansas Ave., Topeka, Kansas

BOARD OF TRIBLINES

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Chamber of Commerce Building
St. Louis, Mo.

Associate Tribune
FRANK L. FAWCETT, (Ryan)
15-23 Cawker Bldg., Milwaukee, Wisc.

Associate Tribune
GEORGE E. FINK (Story, Campbell)
33 North LaSalle St., Chicago, Ill.

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REX HARDY, (Story) 535 Van Nuys Bldg., Los Angeles, Calif.

THOMAS P. OCTIGAN (Blackstone)
25th St., and Lowe Ave., Chicago, Ill.

DISTRICT JUSTICES

Eastern District

Albert A. Verrilli, (Calhoun)
Northcourt Bldg., 175 Main St.,
White Plains. N. Y.

Southern District
PAUL PARSONS, (Ruffin)
Massey Bldg.
Birmingham, Ala.

Northern District Ernest H. Pett, (Ryan) Gay Bldg., Madison, Wis.

Central District

FRANK P. ASCHEMEYER, (Clark) Telephone Bldg., St. Louis, Mo.

Western District
LIONEL B. BROWNE (Temple)
State Building, San Francisco, Calif.

THE SUPREME ADVISORY BOARD OF PHI ALPHA DELTA LAW FRATERNITY

Composed of All Past Supreme Justices

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Constitution of the Phi Alpha Delta Law Fraternity

ARTICLE I

NAME

The name of this Fraternity shall be PHI ALPHA DELTA

LAW FRATERNITY ARTICLE II

DECLARATION OF PURPOSE

The purpose of this Fraternity shall be to form a strong bond among the members of the different classes at the various law schools: to form a strong link between the schools and their former students: to establish a widespread exchange for the interchange of business, information, and matters of common interest to the members of the Fraternity; to promote social and intellectual intercourse among its members; to aid the development of fraternal and brotherly sentiments; to cultivate a closer bond of friendship and the attainment of a higher and broader culture than that afforded by the regular college course; and to foster, under the influence of intimate friendship, those principles that tend to form a higher type of manhood.

ARTICLE III

MEMBERSHIP

Sec. 1. ACTIVE MEMBERS—Any male of the Caucasian Race, who is a student in actual attendance and in good standing at any law school where a chapter of this Fraternity is established, or any law instructor of such school, or any law instructor of such school, may be initiated as an active member of this Fraternity.

Sec. 2. Alumni Members—All members of this Fraternity in good standing who are not active members of an undergraduate chapter shall be eligible to membership in an Alumni Chapter.

Sec. 3. Honorary Members—Any male of the Caucasian Race who shall have been first approved by the Supreme Executive Board may be initiated as an Honorary Member of this Fraternity.

Sec. 4. Dual Membership—No member of any other law fraternity shall be admitted to membership, active, alumni, or honorary, in this Fraternity; and a member of this Fraternity, active, inactive, alumni or honorary, who becomes a member of any other law fraternity shall, ipso facto, forfeit his membership in this Fraternity.

Sec. 5. Suspension or Expulsion— Should any member of this Fraternity violate the Oath, or the Constitution, or the By-Laws of this Fraternity, or the By-Laws of any Chapter thereof, or be guilty of unworthy conduct, he shall be subject to suspension and/or expulsion under such procedure as shall be provided by the By-Laws of this Fraternity.

ARTICLE IV

SUPREME CHAPTER

Sec. 1. Composition—The Supreme Chapter of this Fraternity shall be composed of the Supreme Officers and the delegates in Convention assembled.

Sec. 2. POWER—The supreme power of this Fraternity shall be vested in the Supreme Chapter in Convention assembled, and in the Supreme Executive Board ad interim.

Sec. 3. TIME OF CONVENTION—The Convention shall be held at such time and place as shall be determined in advance by the Supreme Chapter in Convention assembled; provided, however, that if the Supreme Chapter does not so fix the said time and place, the same shall be determined by the Supreme Executive Board. Should the Supreme Executive Board fail to so fix the time

and place of the holding of the Convention and call the same within three years after the adjournment of the preceding Convention, then the Supreme Tribunal shall fix the time and place and call such Convention.

Sec. 4. The Supreme Executive Board shall have the power to call an emergency. Convention and fix the time and place thereof.

Sec. 5. Delegates to Convention— Each Active and Alumni Chapter of this Fraternity shall be entitled to have two delegates and two alternate delegates at Convention.

Sec. 6. Rules of Convention—Each Convention shall make all the rules and regulations for the transaction of its business. Until it shall have adopted rules and regulations, "Robert's Rules of Order" (Revised) shall govern its proceedings.

Sec. 7. Temporary Officers of Convention—The Supreme Justice and the Supreme Secretary shall be the temporary Chairman and the temporary Secretary, respectively, of Convention.

Sec. 8. Votes in Convention—Each Active and Alumni Chapter shall have two votes upon every question arising in Convention, to be cast by its delegate or delegates present.

Sec. 9. By-Laws of This Fraternity hereafter to be enacted, and/or amended, by the Supreme Chapter in Convention assembled, and the rules and regulations of the Supreme Executive Board, shall constitute the administrative laws of this Fraternity.

ARTICLE V

SUPREME ADVISORY BOARD

Every Supreme Justice of this Fraternity, upon his honorable retirement from office, shall *ipso facto* become a member of the Supreme Advisory Board, the duties of which shall be to guard and promote, and to advise Supreme Officers of this Fraternity in relation to the traditions, ideals, policies and practices of this Fraternity. The Supreme Advisory Board shall be composed henceforth of all Supreme Justices who have or shall have honorably served this Fraternity in such capacity.

ARTICLE VI

SUPREME OFFICERS

Sec. 1. How Elected—The Supreme Chapter in Convention assembled shall choose from the members of this Fraternity:

The Supreme Justice,

The Supreme Vice-Justice,

The Supreme Secretary,

The Supreme Historian,

The Supreme Editor,

The Supreme Marshal,

The Chief Tribune,

Two Associate Tribunes,

The Chairman of the Board of Trustees, and

Two Associate Members of the Board of Trustees,

as the Supreme Officers of this Fraternity, each to hold office until his successor is elected and qualified.

Sec. 2. VACANCIES—Should a vacancy occur in any Supreme Office, through the disqualification and/or inability of the incumbent thereof to act, (except as hereinafter provided), then such vacancy shall be filled by the Supreme Executive Board. Should there occur a simultaneous vacancy in all offices, comprising the Supreme Executive Board, then the Supreme Tribunal shall automatically become the Supreme Executive Board.

Sec. 3. Recall—Any Supreme Officer, for good and sufficient cause, shall be subject to recall and removal from office under such procedure as shall be provided by the By-Laws of this Fraternity.

ARTICLE VII

POWERS AND DUTIES OF SUPREME OFFICERS

Sec. 1. The Supreme Justice.

a. EXECUTIVE POWERS—The Supreme Justice shall be the chief executive officer of this Fraternity, and shall, at all times, represent and act for the Fraternity in all matters, by and with the advice and consent of the Supreme Executive Board. He shall have authority to delegate such of his powers as he shall deem necessary and expedient.

b. Judicial Powers—The judicial powers of the Supreme Justice shall extend to and he shall decide all controversies from whatsoever source and of every nature, subject to appeal to and review of the Supreme Tribunal. The Supreme Justice may, however, in his discretion, certify any dispute or controversy directly to the Supreme Tribunal for decision.

Sec. 2. The Supreme Vice-Justice
—In case of the absence, inability or
refusal of the Supreme Justice to act,
the Supreme Vice-Justice shall perform
all the duties of the Supreme Justice
and in event of death, disqualification
or removal from office of the Supreme
Justice, shall succeed him in office.

Sec. 3. The Supreme Secretary—
The Supreme Secretary shall keep all administrative and financial records of this Fraternity; he shall be the keeper of the Constitution, By-Laws and Great Seal of this Fraternity; he shall have charge of all Fraternity funds, (except the National Endowment Fund); and he shall perform such other duties as may be assigned to him from time to time by the Supreme Justice and/or by the Supreme Executive Board.

Sec. 4. The Supreme Historian shall collect and compile all the available data pertaining to this Fraternity. He shall publish, under the direction of the Supreme Executive Board, a complete directory of all members of this Fraternity.

Sec. 5. The Supreme Editor—The Supreme Editor shall publish the official magazine, under the direction of the Supreme Executive Board.

Sec. 6. THE SUPREME MARSHAL—The Supreme Marshal shall maintain order at all Conventions, and, under the direction of the Supreme Executive Board, shall supervise the ritualistic work of this Fraternity.

ARTICLE VIII

SUPREME EXECUTIVE BOARD

Sec. 1. Composition—The Supreme Justice, the Supreme Vice-Justice, and the Supreme Secretary shall constitute the Supreme Executive Board of this Fraternity.

Sec. 2. MEETINGS—The Supreme Justice shall call at least one regular meeting of the Supreme Executive Board in each year.

Sec. 3. Substitution—Should any member of the Supreme Executive Board be unable to attend a called meeting, the Supreme Justice shall call another of the Supreme Officers of the Fraternity as a substitute, in the following order, viz.: Supreme Historian, Supreme Editor and Supreme Marshal.

Sec. 4. Rules and Reculations— The Supreme Executive Board shall prescribe uniform rules and regulations for the conduct of the affairs of this Fraternity not inconsistent with the By-Laws.

ARTICLE IX

SUPREME TRIBUNAL

Sec. 1. Composition—The Supreme Tribunal shall be composed of The Chief Tribune and two Associate Tribunes, elected and holding office as in this Constitution provided.

Sec. 2. Powers—The supreme judicial power of this Fraternity shall be vested in the Supreme Tribunal, and its decisions shall be final.

Sec. 3. Appeals —Appeals of the Supreme Tribunal shall be perfected, and its decisions shall be rendered, under such procedure as shall be provided in the By-Laws of this Fraternity.

ARTICLE X

THE BOARD OF TRUSTEES

Sec. 1. Composition—The Board of Trustees shall be composed of the chairman and two associate members elected and holding office as in this Constitution provided.

Sec. 2. DUTIES—The Board of Trustees shall have charge of and administer the National Endowment Fund of this

Fraternity.

ARTICLE XI

Sec. 1. Composition—The Fraternity shall be divided into five (5) districts, as follows:

- a. EASTERN DISTRICT, comprising all chapters located in the State of Maine, New Hampshire, Vermont, Massachusetts, Delaware, Maryland, New Jersey, Connecticut, Rhode Island, New York, Pennsylvania, District of Columbia, West Virginia and Ohio.
- b. SOUTHERN DISTRICT, comprising all chapters located in the States of Virginia, North Carolina, South Carolina, Kentucky, Tennessee, Florida, Georgia, Alabama, Mississippi and Louisiana.
- c. Northern District, comprising all chapters located in the States of Michigan, Indiana, Illinois, Wisconsin, Minnesota, Iowa, North Dakota and South Dakota.
- d. Central District, comprising all chapters located in the States of Missouri, Arkansas, Nebraska, Kansas, Oklahoma, Texas, Montana, Wyoming, Colorado and New Mexico.
- e. Western District, comprising all chapters located in the States of Idaho, Utah, Arizona, Nevada, Washington, Oregon and California.
- Sec. 2. DISTRICT JUSTICE—The Supreme Justice, by and with the consent of the Supreme Executive Board, shall appoint an alumnus, who shall reside in the district in which he is to serve,

to be known as District Justice, who shall hold office at the pleasure of the Supreme Justice and/or the Supreme Executive Board.

Sec. 3. DISTRICT JUSTICE—Duties— The District Justice shall be the personal representative of the Supreme Justice, and shall perform such duties as the Supreme Justice and/or the Supreme Executive Board shall direct.

ARTICLE XII

ACTIVE CHAPTERS

Sec. 1. How Formed—Active Chapters may be admitted into this Fraternity upon petition of fifteen (15) or more students in actual attendance in a law school or college of good repute.

Sec. 2. Names of Chapters—Each Active Chapter shall be chartered in the name of some eminent jurist, to be chosen by the chapter, subject to the approval of the Supreme Executive Board,

Sec. 3. Charters—By Whom Granted
Charters for Active Chapters may be
granted by the Supreme Executive
Board, subject to such restrictions as
may be provided by the By-Laws of
this Fraternity.

Sec. 4. Suspension of Charters— The Supreme Executive Board may, for good cause, suspend the charter of any chapter of this Fraternity.

Sec. 5. REVOCATION OF CHARTERS— The Supreme Chapter in Convention assembled may revoke the charter of any Chapter of this Fraternity.

Sec. 6. Chapter Officers—Each Active Chapter shall elect officers from among its active members as follows,

The Justice.

The Vice-Justice.

The Clerk,

The Treasurer, and

The Marshal.

Sec. 7. Duties of Chapter Officers:

a. JUSTICE—The Justice shall preside at all meetings of the Chapter, shall decide all questions of law, or order and of precedence in the Chapter, and shall administer the oath to the initiates, to the officers of the Chapter and to his successor in office.

- b. Vice-Justice-The Vice-Justice shall act in the place of the Justice in his absence.
- c. CLERK-The Clerk shall keep a true and complete record of all matters pertaining to his Chapter, and certify thereto when required. He shall be the custodian of the seal, by-laws and minutes of his Chapter, and shall keep a complete and accurate list of the members of his chapter, active, alumni and honorary, with their addresses, shall furnish to the Supreme Secretary and Supreme Historian such information, data and reports as may be required.
- d. TREASURER-The Treasurer shall have charge of all Chapter funds, and shall pay out money only on itemized vouchers countersigned by the Justice. He shall furnish to the Supreme Secretary such information, data and reports as may be required, and shall remit to the Supreme Secretary such moneys as this Constitution and the By-Laws of this Fraternity provide.
- e. Marshal-The Marshal shall be custodian of the paraphernalia and other property of the Chapter, except the funds, seal and official documents. He shall have charge of candidates before and during their initiation, with power to appoint assistants, and shall perform such other duties as may be imposed upon him by his Chapter.

Sec. 8. CHAPTER By-Laws-Each active chapter shall adopt and keep operative a uniform set of chapter by-laws for the conduct of its business, as shall be prescribed by the Supreme Executive Board, and which shall not be in conflict with the Constitution and/or By-Laws of this Fraternity; provided, however, that the Supreme Executive Board shall not have jurisdiction in nor specification of initiation fees or dues or charges or fines assessed by any chapter against its individual members.

ARTICLE XIII

ALUMNI CHAPTERS

Sec. 1. How Formed-Alumni Chapters may be admitted into this Fraternity upon petition of at least ten (10) members of this Fraternity, residing in or doing business near the city for which a charter is desired, provided, that not more than one Alumni Chapter shall be established in any one city.

Sec. 2. CHARTERS-By Whom Granted and Revoked - Charters for Alumni Chapters may be granted and/or revoked directly by the Supreme Executive Board.

ARTICLE XIV

OATH

Every member of this Fraternity shall, upon his initiation, take upon himself such Oath as shall be prescribed by the Ritual of this Fraternity.

ARTICLE XV

RITUAL

The pledging and initiation of members into this Fraternity and the installation of all officers of this Fraternity shall be conducted under the rites and solemnities of the ritual.

ARTICLE XVI

AMENDMENTS

Sec. 1. How Amended—The Supreme Chapter in Convention assembled may amend or suspend this Constitution and/or any article, section or sub-section hereof by two-thirds (2/3) of the accredited votes in the Convention.

Sec. 2. Submission of Amendments:

- a. Every proposed amendment to this Constitution shall be submitted to the Supreme Executive Board not less than sixty (60) days preceding the Convention.
- b. The Supreme Executive Board shall submit every proposed amendment to this Constitution to every Chapter of this Fraternity, not less than thirty (30) days preceding the Convention.

By-Laws of the Phí Alpha Delta Law Fraterníty

CHAPTER I

ON MEMBERSHIP

Sec. 1. Election to Membership— Election to membership shall be by unanimous secret ballot.

Sec. 2. TIME OF ELECTION—Names of candidates for election to membership must be presented at a meeting of the Chapter held at least one week previous to the date of election.

Sec. 3. RECONSIDERATION—The name of any rejected candidate shall not again be proposed, nor the action of the Chapter thereon be reconsidered, until after the expiration of three (3) months from the date of such rejection.

Sec. 4. Waiver of Jurisdiction—No candidate for membership who shall have previously attended a law school where there is a Chapter of this Fraternity shall be elected to membership unless a waiver of jurisdiction has been secured from said Chapter through the office of the Supreme Secretary.

Sec. 5. Transfers—A member may transfer from one Chapter to another upon the majority consent of his original Chapter, and the unanimous consent of the Chapter to which he desires transfer.

Sec. 6. Inactive Members—Any active member upon temporarily withdrawing from the law school at which the Chapter of which he is a member is situated may, at the option of said Chapter, become an inactive member of said Chapter. Such inactive member shall not be entitled to the rights nor subject to the liabilities of active membership.

Sec. 7. INACTIVE MEMBERS NOT LEAV-ING SCHOOL—Any active member may, for reasons satisfactory to his Chapter, and while still attending law school, be declared inactive, but such status shall not relieve his Chapter from liability for his national dues.

Sec. 8. PLEDGING OF PRE-LEGAL STU-DENTS — Pre-legal students may be pledged in the discretion of a Chapter, but no such pledgee shall be initiated until he has actually entered law school.

Sec. 9. Members in Good Standing in any Chapter shall be one who is not delinquent in the payment of any financial obligations to his Chapter, nor delinquent in the performance of any other obligation or duty to his Chapter.

Sec. 10. Certificates of Members-Ship—A certificate of membership shall be issued to each member, free of charge, upon payment of initiation fees, and shall be countersigned by the Supreme Justice and Supreme Secretary.

CHAPTER II

ON DISCIPLINE OF MEMBERS

Sec. 1. Discipline—A Chapter may fine, suspend, or expel a member for violation of the Constitution or of the By-Laws of this Fraternity or of his Chapter, or of his oath, or for unworthy conduct, provided, that suspension shall not be for a period exceeding six (6) months, and provided further, that both suspension and expulsion shall be subject to the right of appeal as provided in these By-Laws.

Sec. 2. Suspensions and Expulsions: a. Precedure—When any member, active, alumnus or honorary, violates the oath, Constitution or By-Laws of this Fraternity, or the By-Laws of his Chapter, or shall be guilty of unworthy conduct, it shall be the duty of any member knowing the same to immediately file written information thereof with the Justice of the member's Chapter, or the Justice of the Alumni Chapter nearset the place of residence (or of busi-

ness) of the accused. A meeting of the Chapter shall be called at once by the Justice and he shall read the information to the Chapter. If the Chapter is of the opinion that a trial shall be had, the accused shall be summoned to appear and defend himself before the Chapter at such time as may be determined upon. The summons shall be in the following form:

"To the Marshal ofChapter, of Phi Alpha Delta Law Fraternity: You are hereby ordered to summonto appear before this Chapter at..... ato'clock ... M., on theday of, 19....., to defend himself against the following charges, to-(Here itemize charges.) (Seal) Signed Instice. Attest Clerk." Printed on the back thereof shall be the following blank, which shall be filled out and signed by the Marshal, or his deputy, and the summons shall then

be returned to the custody of the Chap-

City State Signed....

Marshal."

A prosecutor shall be appointed by the Justice, and the accused may select a defender—both from the Chapter. The clerk shall make such record as is deemed necessary by the presiding officer. At the designated time, unless there is a good reason why the trial should be postponed, the prosecution and defense, if any, shall be made; but in case the accused does not appear, the trial shall proceed without him. At any such trial the submission and re-

ception of evidence shall be of the character and quality as may be determined by the Chapter, and thereupon the accused shall be retired from the Chapter room, and a ballot shall be expelled or suspended by a two-thirds (2/3) vote of the members present. The Justice shall inform the accused of the result of the trial. Should expulsion have been decided upon, the accused shall forthwith be divested of his official pin.

b. When Official—A written report of any suspension or expulsion shall be made by the Clerk of the Chapter to the Supreme Justice and to the

Supreme Secretary.

c. Appeals—Any decision of the Chapter under this section may be reviewed by the Supreme Justice upon written appeal by the accused, but all appeals must be taken within thirty (30) days from the date of decision by the Chapter. Pending such appeal, the status of the Chapter and of the member shall not be affected by any decision under review.

CHAPTER III

ON CHAPTERS AND CHARTERS

Sec. 1. Petitions for Charters for Active Chapter:

- a. INVESTIGATION—There shall be a personal investigation of and a written report on the petitioning group by some member of the Fraternity, designated by the Supreme Justice. The petition shall not be submitted to the Chapters until approved by the Supreme Executive Board.
- b. How Submitted—Petitions for charters for active Chapters must be submitted upon forms prescribed by the Supreme Executive Board to all active Chapters which are not in arrears in the payment of financial obligations to the Supreme Secretary, as in these laws provided. If any five active Chapters within the district do not approve said

petition, no charter shall be granted. For the purpose of securing the vote of each active Chapter, a copy of said petition shall be sent by registered mail by the Supreme Secretary to each of said Chapters. The Supreme Secretary shall cast an affirmative vote for any Chapter failing to vote within thirty (30) days after the mailing of said petition.

c. Expenses—Each petitioning group shall pay to the Supreme Secretary such deposit for installation expenses as may be required, and shall pay the actual expenses incidental to the installation of the new Chapter.

Sec. 2. CAUSES FOR SUSPENSION—Any failure to render necessary reports or to liquidate indebtedness to the Supreme Secretary, or any failure to maintain a satisfactory scholastic standing of its members in law school, or any action of the Chapter or of its members tending to discredit this Fraternity, shall be grounds for suspension of the Chapter by the Supreme Executive Board.

Sec. 3. Transfer from School to School.—Any charter may be transferred from one law school to another in the discretion of the Supreme Executive Board, provided that any such transfer must be ratified by the succeeding Convention.

Sec. 4. FINES—The Supreme Executive Board, may levy a or any money fine upon any Chapter which shall fail to meet its financial obligations when due or which shall fail in the performance of any lawful duty. Any and all such fines shall be payable to the Supreme Secretary upon demand.

Sec. 5. Official Action—Any official action of a Chapter may be expressed by the majority vote of the members of the Chapter in good standing who shall be present at a lawful meeting of the Chapter.

Sec. 6. UNIFORMITY—Systems of Chapter accounting and of reporting as prescribed by the Supreme Executive Board, shall be uniform throughout this Fraternity. Sec. 7. RESPONSIBILITY OF OFFICERS
—Each and every officer of a Chapter is and shall remain, during his term of office, responsible for the welfare and dignity of this Fraternity and of his Chapter, and for the payment and performance of each and every Chapter obligation.

Sec. 8: Audit of Chapter Funds— Every Chapter officer who shall come into possession of any of the funds of his Chapter shall furnish a complete report and have his books and accounts audited at least once each year, and a certified copy of such report and audit shall be furnished by the Justice of the Chapter to the Supreme Secretary as of December 1st.

Sec. 9. Books and Papers—Each officer of a Chapter shall, at the expiration of his term, turn over to his successor all books, papers, documents and paraphernalia belonging to the Chapter which may be in his custody or under his control, and shall render a true, just and faithful account of his official trust, and the Treasurer shall in addition forthwith pay to his successor such balance of Chapter money as he shall be chargeable with.

CHAPTER IV

ON FEES AND DUES

Sec. 1. ACTIVE MEMBERSHIP INITIA-TION FEE—Every initiate to active membership shall pay to his Chapter an initiation fee, the amount of which shall be fixed by the Chapter, twelve dollars (12.00) of which must be paid to the Supreme Secretary forthwith.

Sec. 2. Membership Badge—The Chapter initiation fee shall include the cost of the official badge, which shall be purchased by the Chapter through the proper channels and presented to the initiate.

Sec. 3. ACTIVE MEMBERSHIP PER CAPITA TAX—Each active Chapter shall pay annually, to the Supreme Secretary, a per capita tax of seven dollars (7.00)

per member. Such tax must in the first instance be paid on November 1st, following the college year in which the member was initiated, and on November 1st of each ensuing year thereafter while the member remains an active member.

Sec. 4. ACTIVE CHAPTER CHARTER FEE—The charter fee for an active Chapter shall be one hundred dollars (\$100.00), which shall be paid to the Supreme Secretary at the time the petition therefor is submitted.

Sec. 5. Alumni Chapter Charter Fee—The charter fee for an alumni Chapter shall be thirty-five dollars (\$35.00), which shall be paid to the Supreme Secretary at the time the petition therefor is submitted.

Sec. 6. ALUMNI CHAPTER ANNUAL TAX—Each alumni Chapter shall pay an annual tax of fifteen dollars (\$15.00) to the Supreme Secretary on November 1st of each year.

CHAPTER V

ON SALARIES, COMPENSATION AND EXPENSES

Sec. 1. CLERICAL ASSISTANCE—The Supreme Executive Board shall from time to time employ and/or authorize the employment of clerical assistance for the efficient administration of the affairs of the Fraternity, and shall fix the duties and compensation of such employees.

Sec. 2. Supreme Secretary—The Supreme Secretary shall receive such salary as the Supreme Executive Board shall from time to time fix.

Sec. 3. Supreme Editor—The Supreme Editor shall receive such salary as the Supreme Executive Board shall from time to time fix.

Sec. 4. Administration Expenses— The Supreme Executive Board shall authorize from time to time the payment of such administration expenses as it shall deem proper.

Sec. 5. FISCAL TERM—The fiscal term of this Fraternity shall be from

fifteen (15) days prior to the convening of the Convention to fifteen (15) days prior to the convening of the following Convention.

CHAPTER VI

ON RECALL OF SUPREME OFFICERS

Sec. 1. Causes for Recall—Incompetency or unfitness of Supreme Officers, and/or neglect of duty, shall be grounds for recall and cause for removal from office.

Sec. 2. RECALL: BY WHOM INSTI-TUTED—Recall proceedings may be instituted by any five Chapters or by the Supreme Executive Board as to all Supreme Officers except the Editor of the Magazine, who may be removed by the Supreme Executive Board at any time for cause regarded as sufficient by the Supreme Executive Board.

Sec. 3. RECALL: HOW INVOKED-A verified petition setting forth the written charges shall be presented to the Chief Tribune, who shall furnish the accused with a copy thereof by registered mail. Within fifteen (15) days from the date of his receipt of said petition. the accused must forward his verified answer thereto to the Chief Tribune. Upon receiving said answer, the Chief Tribune shall forthwith submit to all Chapters, for vote thereon, copies of the petition for recall and of the answer thereto and of the statements of such other Supreme Officers as may be submitted.

A failure by a Chapter to vote within twenty (20) days from date of said mailing by the Chief Tribune shall be deemed a vote against the recall of the accused.

Sec. 4. Necessary Vote to Carry— The vote of two-thirds (2/3rds) of all active Chapters which are not in arrears in the payment of financial obligations to the Supreme Secretary shall be required to recall and remove a Supreme Officer, subject, however, to the provisions of Section 6 of this Chapter.

Sec. 5. RESULTS-Upon the expiration of twenty (20) days after the mailing provided for in Section 3 of this Chapter, the Chief Tribune shall certify the result of the recall to the accused and to the members of the Supreme Executive Board. Notice of such certification shall be given to all Chapters (active and alumni) by the Supreme Executive Board. If the vote be unfavorable to the accused, he shall immediately vacate his office and shall deliver to the Chief Tribune all Fraternity books, files, documents and moneys in his possession or under his supervision. In case the Supreme Secretary shall be the accused, his salary shall cease as of the date of said certification.

Sec. 6. Recall: Members of Supreme Executive Board—A member of the Supreme Executive Board shall be deemed to have resigned and vacated his office without any further proceedings whatsoever in either of the following contingencies:

Ist. Upon notice of the receipt by the Chief Tribune of a petition for the recall of such member, supported by two-thirds (2/3rds) of all of the active Chapters which are not in arrears in the payment of financial obligations to the Supreme Secretary; or

2nd. Upon his failure as a defendant therein to answer a petition as provided in Section 3 of this Chapter.

Sec. 7. When Not to Be Invoked— No recall petition shall be submitted to the Chapters for vote during or within the period of time commencing April 1st and ending October 1st in any one calendar year.

Sec. 8. There shall be no appeal from any result of recall proceedings conducted as in this Chapter provided.

CHAPTER VII

ON APPELLATE PROCEDURE

Sec. 1. Manner of Appeal.—All appeals to the Supreme Tribunal shall be prepared in triplicate and mailed by

registered mail to the Chief Tribune. The two associate Tribunes shall be pormptly furnished copies of the appeal, and they shall thereafter promptly forward their opinions and conclusions to the Chief Tribune. Upon the rendering of a decision, the Chief Tribune shall make a brief record of the same and the reason therefor, and enter the same in a book kept for that purpose.

Sec. 2. The Chief Tribune: Powers. DUTIES-The Chief Tribune shall be the chief appellate judicial officer and shall cast any deciding vote or opinion involving appeals: he shall be custodian of all files, documents and opinions of the Supreme Tribunal, and shall preserve and keep same separately and in good order, and shall deliver same to his successor in office. He shall, within ten (10) days after an opinion is rendered, furnish a copy of same to each of the parties or Chapters interested therein, and to the Supreme Secretary and Supreme Justice. He shall attend and report to the Convention following his election and shall receive his reasonable expenses thereby incurred.

Sec. 3. MEETINGS OF THE SUPREME TRIBUNAL—Meetings of the Supreme Tribunal may be called at any time by the Chief Tribune and shall be called on the written request of any two (2) members of said Tribunal. Expenses occasioned in connection with any such meeting shall be paid by the Supreme Secretary.

CHAPTER VIII

ON THE NATIONAL ENDOWMENT FUND

- Sec. 1. Sources of the National Endowment Fund—There shall be a National Endowment Fund made up of and collected from the following sources:
- a. Such sums of money and such securities as may be in the National Endowment Fund on January 1st, 1933,

and all income and increment pertaining thereto.

- b. All sums heretofore paid and to be paid to the Fraternity for Life Subscriptions to the official magazine.
- c. Such other and further sums as may be from time to time appropriated to it from the General Funds of the Fraternity, or shall be given or donated to it by individuals or from other sources.
- Sec. 2. Collection and Administration of the National Endowment
- a. The Supreme Secretary shall collect all sums for the National Endowment Fund, keeping a separate account thereof and at least quarterly shall pay such sums into said fund.
- b. The National Endowment Fund shall be invested by the trustees pursuant to the terms of a trust agreement to be executed by the Supreme Executive Board, which said agreement shall specify the nature, kind and character of investments to be made.
- c. The trust agreement shall provide for the payment of the income from said Endowment Fund as hereinafter specified.
- Sec. 3. The Purpose of the Na-TIONAL ENDOWMENT FUND—The purpose of this fund is to provide moneys to defray the expenses of the publication and distribution of the official magazine.
- Sec. 4. PAYMENT OF INCOME—The trustees shall on the 1st days of March, June, September and January in each and every year, render to the Supreme Executive Board an accounting of all receipts and disbursements since the preceding accounting showing cash and investments on hand, and shall remit all available income to the Supreme Secretary, which accounting and remittance shall be subject to the approval of said Supreme Executive Board.

- Sec. 5. DUTIES OF CHAIRMAN OF BOARD OF TRUSTEES—The Chairman of the Board of Trustees shall:
- 1. Submit to the Supreme Justice such reports as he may from time to time require;
- Submit a full report to each Convention covering the state and condition
 of the National Endowment Fund, together with a full description of each
 investment, and such further information as may be required;
- Permit an inspection of all of the books, records and other papers of the Board of Trustees by any member of the Supreme Executive Board on demand:
- Attend and report to the Convention following his election, and shall receive his reasonable expenses thereby incurred.

Sec. 6. Expenses—Each member of the Board of Trustees shall be paid such expenses as are necessarily incurred in the performance of his duties from the National Endowment Fund, but no expenses incidental to any meeting of the Board of Trustees shall be paid unless the meeting shall have first been approved by the Supreme Executive Board.

CHAPTER IX

ON INSIGNIA, ETC.

Sec. 1. Official Jewelry—The official jewelry shall consist of:

- 1. Pledge Pin.
- 2. Member's Badge.
- 3. Alumni Key.
- a. The pledge pin shall be of gold with purple enamel field, with the scales of justice superimposed in gold.
- b. The badge shall be of gold and made up with or without jeweled border,—pearls or diamonds or both, and only the badge with the jeweled border may be made in two sizes; the larger size to be known as the standard or regulation badge, and the smaller size as the sister or dress badge.

- c. Each standard or regulation badge, whether plain or jeweled, shall be numbered on the back thereof and a record of such number and name of the member to whom presented or sold shall be preserved by the Supreme Secretary.
- d. Official jewelry shall be secured only upon consent of the Supreme Secretary, who shall approve all orders for same.
- e. The official alumni key shall be worn only by the graduate members of the Fraternity, except that during the month immediately preceding graduation seniors may wear same.
- Sec. 2. Colors—The official colors shall be old gold and purple.
- Sec. 3. MOURNING—The mourning colors shall be old gold and purple draped in black.
- Sec. 4. FLOWER—The official flower shall be the red carnation.
- Sec. 5. Misuse, Etc.—No member shall use or permit the use, either directly or indirectly, of the name, emblem or stationery of this Fraternity, or of any Chapter, to further or promote any business or undertaking, except his law practice strictly considered as such.

CHAPTER X

ON THE OFFICIAL MAGAZINE

- Sec. 1. CIRCULATION—All members of active Chapters shall be entitled to a copy of each issue of the official magazine without cost.
- Sec. 2. SUBSCRIPTIONS—The subscription price of the official magazine shall be determined by the Supreme Executive Board, provided, however, that special rates shall apply to alumni who are members of alumni Chapters.
- Sec. 3. COMPLIMENTARY SUBSCRIP-TIONS—Upon the expiration of their terms of office, members of the Supreme Executive Board shall receive complimentary paid up life subscriptions to the official magazine.

Sec. 4. ALUMNI SUBSCRIBERS—All members of alumni Chapters must be subscribers to the official magazine.

Sec. 5. Each member of this Fraternity, upon initiation into his local active Chapter, shall be required to subscribe for life to the official magazine of the Fraternity; the price of such life subscription being hereby fixed at \$9.00; \$3.00 of which shall be paid at the time of his initiation, the remaining \$6.00 to be paid in two equal installments, due on November 1st of each vear thereafter. Such funds shall be transferred by the local Chapter to the Supreme Secretary, who shall in turn deposit the same in a separate fund to be known as The Magazine Endowment Fund.

CHAPTER XI ON CONVENTIONS

- Sec. 1. Delegates: Time of Elec-TION—The delegates and alternates to the Convention shall be elected at least thirty (30) days prior to the Convention.
- Sec. 2. Delegate: Qualifications—The first delegate of an active Chapter seated at Convention shall be a junior in his law school, and the second delegate must have at least six (6) months' additional college work after Convention.
- Sec. 3. Delegates: Term The delegates elected to the Convention, as members of the Supreme Chapter, shall hold office for two (2) years from the date of their election, and until their successors are elected and qualified.
- Sec. 4. Delegates: Credentials— Each delegate or alternate to the Convention shall present to the Convention his credentials signed by the Justice and Clerk of the Chapter he purports to represent, duly certified to by the Supreme Secretary.
- Sec. 5. Delegates' Expenses—The Supreme Secretary shall pay the necessary traveling expenses and the hotel expenses of but one delegate from each

active Chapter. The expenses of delegates from alumni Chapters shall not be paid by the Supreme Secretary.

Sec. 6. PAYMENT OF NATIONAL DUES—No Chapter shall be entitled to have its delegate or delegates seated at Convention if it has failed to pay any of its financial obligations to the Supreme Secretary, or has failed to furnish any reports required, or shall fail to secure the Supreme Secretary's certification to Convention credentials.

Sec. 7. EXPENSES OF OFFICERS TO CONVENTIONS AND MEETINGS—The Supreme Secretary shall pay the reasonable and necessary traveling and hotel expenses of all Supreme Officers, excepting only the Two Associate Tribunes and the Two Associate Members of the Board of Trustees, to and from the Convention following that at which they are elected, and shall also pay the reasonable and necessary traveling and hotel expenses of members of the Supreme Executive Board to and from meetings of said Board.

Sec. 8. ADVISORY BOARD—CONVENTIONS—The Supreme Executive Board, at least thirty days before the holding of each Convention, may select two of the members of the Supreme Advisory Board to attend such Convention as the guests of this Fraternity, and upon attendance thereat, the Supreme Secretary

shall pay the reasonable and necessary travelling and hotel expenses of such guests to and from the Convention.

CHAPTER XII

ON AMENDMENTS

Sec. 1. How Amended:

(a) These By-Laws may be amended by a majority vote of the Delegates in Convention assembled and thereupon shall be effective immediately.

(b) Upon the request of any Active Chapter in good standing, the Supreme Executive Board shall submit within a period of thirty (30) days after its receipt any proposed amendment or amendments to these By-Laws to all Active Chapters of the Fraternity in good standing for consideration; and upon an affirmative vote of the majority of said Chapters the proposed amendment or amendments shall become effective sixty (60) days after submission thereof to said Chapters.

(c) The Supreme Executive Board of its own motion may submit to the various Chapters for their consideration and action any proposed amendments to these By-Laws as hereinabove provided.

(d) No amendment shall be submitted to the Chapters for vote during or within the period of time commencing April 1st and ending October 1st in any one calendar year.



By-Laws of _____ Chapter of the Phi Alpha Delta Law Fraternity

ARTICLE I.

NAME

The name of this Chapter shall be the......Chapter of the Phi Alpha Delta Law Fraternity, of....... University, at.....

ARTICLE II.

DECLARATION OF PURPOSE

The purpose of this Chapter of this fraternity shall be to form a strong bond among the members of the different classes at the various low schools; to form a strong link between the schools and their former students; to establish a widespread exchange for the interchange of business, information, and matters of common interest to the members of the fraternity; to promote social and intellectual intercourse among its members; to aid the development of fraternal and brotherly sentiments; to cultivate a closer bond of friendship and the attainment of a higher and broader culture than that afforded by the regular college course; and to foster, under the influence of intimate friendships, those principles that tend to form a higher type of manhood.

ARTICLE III.

Law School, or any like graduate of such school, or any law instructor of such school may be eligible for membership in this Chapter.

Sec. 2. No pledge shall be eligible for initiation who has not made a grade of at least......for one semester or term preceding his initiation.

Sec. 3. Honorary Members—Any male of the Caucasian race who shall have been first approved by the Supreme Executive Board may be initiated as an honorary member of this Chapter of this Fraternity.

Sec. 4. Dual Membership. No member of any other law fraternity shall be admitted to membership, active, alumnus or honorary, in this Chapter of this Fraternity, and a member of this Fraternity, active, inactive, alumnus or honorary, who becomes a member of any other law fraternity shall *ipso facto* forfeit his membership in this Fraternity.

ARTICLE IV.

SUSPENSIONS AND EXPULSIONS

Sec. 1. Grounds for Suspension or Expulsion. Should any member of this Chapter of this Fraternity violate the oath or the Constitution or the Bylaws of this Fraternity, or the Bylaws of this Chapter, or be guilty of unworthy conduct, he shall be subject to suspension and/or expulsion under such procedure as is provided by the Bylaws of the Supreme Chapter of this Fraternity.

Sec. 2. ACTIVE MEMBERS. The Chapter Treasurer shall certify to the Chapter for suspension any member who shall become more than three months delinquent in the payment of his financial obligations to this Chapter of this Fraternity.

Sec. 3. Alumni Members. The Chapter Treasurer shall certify to the Chapter for expulsion any member who shall leave school while delinquent in the payment of his financial obligations to this Chapter.

ARTICLE V. CHAPTER OFFICERS

Sec. 1. ELECTION OF OFFICERS. This Chapter shall elect by a plurality vote of those present and voting at a meeting to be held on the.....day of

among its active members, the following officers: the Justice, the Vice-Justice, the Clerk, the Treasurer and the Marshal.

Sec. 2. Duties of Officers. (a) Justice. The Justice shall perform all of the duties prescribed by the Constitution and By-laws of the Supreme Chapter and by the Chapter Manual published by such Supreme Chapter, and such other duties as may be hereinafter provided;

(b) Vice-Justice. The Vice-Justice shall perform all of the duties prescribed by the Constitution and By-laws of the Supreme Chapter and by the Chapter Manual published by such Supreme Chapter, and such other duties as may be hereinafter provided:

(c) CLERK. The Clerk shall perform all of the duties prescribed by the Constitution and By-laws of the Supreme Chapter and by the Chapter Manual published by such Supreme Chapter, and such other duties as may be hereinafter provided:

(d) TREASURER. The Treasurer shall perform all of the duties prescribed by the Constitution and By-laws of the Supreme Chapter and by the Chapter Manual published by such Supreme Chapter, and such other duties as may be hereinafter provided:

(e) MARSHAL. The Marshal shall perform all of the duties prescribed by the Constitution and By-laws of the Supreme Chapter and by the Chapter Manual published by such Supreme Chapter, and such other data as may be hereinafter provided:

ARTICLE VI.

COMMITTEES

- Sec. 1. There shall be standing committees to be appointed annually by the Justice, with such powers and duties as hereinafter set forth, as follows:
- (a) Committee on Supreme Chapter Relations, whose duty it shall be to take under advisement all matters pertaining to the relation of this Chapter with the Supreme Chapter, and shall be made up of three members.
- (b) Auditing Committee, of one member, whose duty it shall be to make a semi-annual audit of the accounts of the Chapter and report his findings to the officers of the Chapter.
- (c) A By-Law Committee, consisting of two members, whose duty it shall be to periodically recommend such revisions to these by-laws as they shall deem advisable.

(d) An Entertainment Committee, consisting of three members and the Chapter Treasurer, whose duty it shall be to supervise all entertainments undertaken by the Chapter and to assist all sub-committees appointed for the various entertainments.

(e) Committee on School and Inter Fraternity Relations, consisting of the three members of the Committee on Supreme Chapter Relations and the two members of the Committee on By-Law whose duties shall be to foster a friendly school and inter-fraternity relation.

(f) Membership Committee, consisting of one member from each class of both day and evening divisions, whose duty it shall be to become personally acquainted with the candidates under consideration for membership to this organization, and whose further duty it shall be to report its findings to the Chapter within a reasonable time.

Sec. 2. Special Committees shall be appointed as the occasion demands.

Sec. 3. The Justice shall be a member *ex officio* of all committees.

ARTICLE VII.

OATH

Every member of this Chapter of this Fraternity shall, upon his initiation, take upon himself such Oath as shall be prescribed by the Ritual of this Fraternity.

ARTICLE VIII.

RITUAL

The pledging and initiation of members into this Chapter of this Fraternity and the installation of all officers of this Fraternity shall be conducted under the rites and solemnities of the ritual.

ARTICLE IX.

PLEDGING

Sec. 1. Date of Pledging shall begin on the day of each year, and shall continues at the pleasure of this Chapter.

Sec. 2. AUTHORITY FOR PLEDGING.
No member of this Chapter shall extend
an invitation for membership in this
Fraternity until the name shall first
have been proposed at a regular Chapter meeting called for that purpose and
shall have been approved (a) by at
least a......majority vote of the
members in attendance at such meeting,
or (b) by at least a......majority
vote of a pledging committee duty appointed by the Justice and approved by
this Chapter.

(Note: Strike out above alternative not desired)

Sec. 3. PLEDGING OF PRE-LEGAL STUDENTS. Pre-legal students may be pledged in the discretion of the Chapter, but no such pledge shall be initiated until he has actually entered law school.

Sec. 4. FORMAL PLEDGING. The formal pledging of members shall be under the supervision of the Justice of this Chapter and shall be in conformity with the ritual of this Fraternity as approved by the Supreme Executive Board, and at a regular Chapter meeting.

ARTICLE X.

PLEDGE RULES

A pledge shall be required to obey the following rules:

Sec. 1. OATH. He shall be required to memorize the pledge oath prior to the date of his initiation.

Sec. 2. He shall be required to read and familiarize himself with the Constitution and By-laws and the Chapter Manual of the Supreme Chapter of this Fraternity.

Sec. 3. He shall be required to perform such duties and obligations as may be hereafter set forth:

ARTICLE XI.

MEMBERSHIP

Sec. 1. Election to Membership. Election to membership shall be by unanimous secret ballot.

Sec. 2. TIME OF ELECTION. Names of candidates for election to membership must be presented at a meeting of this Chapter held at least one week previous to the date of election.

Sec. 3. RECONSIDERATION. The name of any rejected candidate shall not again be proposed, nor the action of this Chapter thereon be reconsidered, until after the expiration of three (3) months from the date of such rejection.

Sec. 4. WAIVER OF JURISDICTION. No candidate for membership who shall have previously attended a law school where there is a Chapter of this Fraternity shall be elected to membership unless a waiver of jurisdiction has been secured from said Chapter through the office of the Supreme Secretary.

Sec. 5. Transfer. A member may transfer from one Chapter to another upon the majority consent of his original Chapter, and the unanimous consent of the Chapter to which he desires transfer.

Sec. 6. INACTIVE MEMBERS. Any active member upon temporarily withdrawing from the law school at which this Chapter is situated may, at the option of this Chapter, become an inactive member of this Chapter. Such inactive member shall not be entitled to the rights nor subject to the liabilities of active membership.

Sec. 7. INACTIVE MEMBERS NOT LEAV-ING SCHOOL. Any active member may, for reason satisfactory to this Chapter and while still attending law school, be declared inactive, but such status shall not relieve him from his liability to pay his national dues.

ARTICLE XII.

DISCIPLINE OF MEMBERS

Sec. 1. Discipline. This Chapter may fine, suspend, or expel a member for violation of the Constitution or of the By-laws of this Fraternity or of this Chapter, or of his oath, or for unworthy conduct; provided, that suspension shall not be for a period exceeding six (6) months; and provided further, that both suspension and expulsion shall be subject to the right of appeal as provided in the By-Laws of the Supreme Chapter.

Sec. 2. Suspensions and Expulsions. The procedure for the suspension or expulsion of a member shall be that provided for by the Constitution and Bylaws of the Supreme Chapter.

ARTICLE XIII. FEES AND DUES

Sec. 1. PLEDGE FEE. Each pledge, at the time of his formal pledging, shall pay to the Treasurer of this Chapter a pledge fee in the amount of \$.....

Sec. 2. INITIATION FEE. Every initiate to active membership shall pay to the Treasurer of this Chapter an initiation fee in the amount of \$\(\)......., which shall include \$12.00 to be remitted forthwith to the Supreme Chapter as his initiation \(\)!ee, \$3.00 to be remitted to the Supreme Chapter as his first installment on his life subscription to the official magazine, and \$3.50 which shall apply as a credit upon his official badge.

Sec. 3. Membership Badge. The official badge shall have been procured by the Treasurer in advance and shall be delivered to him at the time of his initiation.

Sec. 4. CHAPTER DUES. Each member shall pay to the Treasurer of this Chapter monthly dues in the amount of \$.....per month.

Sec. 5. Assessments. Each member shall pay to the Treasurer of this Chapter such assessments as may from time to time be levied by a majority vote of this Chapter at a regular meeting, or at a special meeting called for such purpose. Provided, however, written notice of such proposed assessment shall have been given seven days prior to the date of such meeting, and provided further that no assessment shall exceed an amount equal to the annual dues of the Chapter.

ARTICLE XIV.

MEETINGS

Sec. 1. Regular meetings of this Chapter shall be held on the.....

Sec. 2. Special meetings of this Chapter shall be held at the call of the Justice or at the call of any two of the other officers of this Chapter.

Sec. 3. A quorum for any regular meeting shall be one-third of the membership of the Chapter.

Sec. 4. Roberts' Rules of Order shall control the parliamentary procedure unless otherwise provided.

ARTICLE XV.

CONSTITUTION AND BY-LAWS OF SUPREME CHAPTER

These By-laws shall be subject to the Constitution and By-laws of the Supreme Chapter and any article or section which conflicts with such Constitution and By-laws shall be void, without, however, voiding the remainder of these By-laws.

ARTICLE XVI.

AMENDMENT OF BY-LAWS

These By-laws may be amended by a two-thirds vote of the members of this Chapter at a meeting called for that purpose, and shall be effective immediately; provided, however, that no meeting for the amendment of Chapter By-laws shall be called during vacation periods of the law school in which this Chapter is located.

The following pages are left for pasted special local additions. References should be made in spaces left for that purpose in the body of the Chapter By-Laws.

SEE NOTE ON PAGE 20

SEE NOTE ON PAGE 20

History of Phi Alpha Delta

Late in the nineties of the last century there was formed at Chicago College of Law, now Chicago-Kent College of Law, an organization of students without known name or objects, and which later was an active member of the Law Students' League. At that time admission to the bar of Illinois was presentation of a degree in law, without any examination or conditions regarding preliminary education, when, without warning, the Supreme Court of Illinois adopted "Rule 39", requiring all candidates for admission to the bar to have an education equivalent to that of a graduate from high school, increased by a period of study from two to three years, and compelled all to take examinations conducted by a newly created Board of Law Examiners. Naturally this materially affected a great many then attending law schools in Chicago, and the Law Students' League, composed of students from all the local schools, was organized to secure exemption from the rule for those who had actually begun the study of law before its adoption.

The Law Students' League failed in its undertaking, but between many from different institutions, who for a long time had come into almost daily contact, there were formed friendships that could not be severed, and it seems natural that the organization of a fraternity should have been suggested; and even before it could be predicted whether the league would succeed or fail, Lambda Epsilon was founded.

Lambda Epsilon was born twins, there being two chapters, neither of which can properly pretend to be the elder, Blackstone Chapter of Chicago College of Law, and Kent Chapter of Kent College of Law, both evening schools. Kent College of Law later consolidated with, or was absorbed by, Chicago College of Law, the new school taking the name Chicago-Kent College of Law, and Kent Chapter losing its identity in Blackstone Chapter. These two chapters organized a Grand Chapter which was a peculiarly organized body, whose membership was not to be altered until there should be twelve subordinate chapters.

Shortly after the new fraternity was formed, it began to grow, and soon Story Chapter was organized at Illinois College of Law. So quietly was this work done and so truly secret was the society that the very existence of Story Chapter was unknown to the authorities and students at Illinois College of Law for many years.

The founders of Lambda Epsilon undoubtedly meant to establish a fraternity, but unfortunately their fears that the organization might pass into the control of those who might not have the same lofty ideals, and their ambition to be known as the fathers of what they hoped would be, and what has since come to be, the greatest law fraternity in the world, led them into errors which it was not possible to correct, and which finally led to rebellion by the new Chapter Story, whose members would not submit to being without a voice in the government of the fraternity, and in October, 1899, Bros. John A. Brown, Shelly B. Neltnor and Harry Otto Rhodes were appointed a committee to call upon the Grand Chapter and "find out what was being done about a convention." Although the Constitution expressly forbade the holding of any convention at that time, Brothers Brown, Neltnor and Rhodes seem to have impressed the Grand Chapter, for we find that within the next month a call was issued for the "First Biennial Convention" to be held in Chicago, December 4 to 9 inclusive. The purpose of the convention as stated in the call, was to adopt a new constitution, elect officers of the Grand Chapter, and transact such other business as might come before the convention. The officers of the Grand Chapter and six delegates from each chapter composed the convention.

Attached to the call for the convention are signatures of the following members of Phi Alpha Delta:

Arthur C. Fort, Right Honorable Chief Justice.

H. J. Flusch, Right Honorable Custodian of the Rolls.

Charles R. Powell, Right Honorable High Sheriff.

Asahel W. Gage, Right Honorable High Bailiff.

Bro. Chester W. Church was elected chairman, and Bro. E. N. Sherburne, secretary, of this convention, and although by comparison with our present constitution the one then proposed seems quite simple and explicit, and in spite of the earnest endeavors of all the delegates and officers of the Grand Chapter, the convention after the five stormy days of its existence, accomplished nothing except to antagonize those who ought to have been united. After the convention the Grand Chapter succeeded in restoring harmony, chiefly by promises of a new convention, the calling of which, however, was delayed for a year and a half, when the "Second Biennial Convention" was called to meet at Round Lake, Grays Lake Station, Wisconsin, in the latter part of June, 1901.

During the interim between the first and second conventions the officers of the Grand Chapter had not been idle, but had established a new chapter, Fuller at Northwestern University Law School, the organization of which, the first chapter in a university, was considered by the Grand Officers something to be proud of, all the chapters before that time having been at law schools commonly referred to as independent, that is, not affiliated with any university. Chicago-Kent later became the law department of Lake Forest University.

The officers of the second convention were Joseph P. McGoorty, Chairman, and Paul C. Meier, Secretary, and little, if anything, was accomplished, due perhaps to the fine fishing, boating, and bathing, no less than to the attractions of nearby country dances. The delegates were accommodated in several tents from which they were frequently driven by the intense heat and ravenous mosquitos, resulting in many "wild night rides through the forest." A suggestion to publish a fraternity paper was defeated.

After electing Asahel W. Gage, Right Honorable Chief Justice; Shelly B. Neltnor, Right Honorable Chancellor of the Exchequer; James R. Garrett, Right Honorable Clerk of the Rolls; E. N. Sherburne, Right Honorable High Sheriff, and John A. Brown, Right Honorable High Bailliff, the convention postponed action on revision of the constitution and adjourned to meet again in the autumn at the call of the chairman. The chapters at this time numbered four, being Blackstone, Kent, Story, and Fuller.

At the adjourned meeting of the convention, held in Chicago, absolutely no action was taken on proposed amendments to the constitution, those present feeling that there was something wrong with Lambda Epsilon, though none seemed to know the real trouble, and consequently no one could suggest a remedy, though there was some talk of reorganizing and "going about it differently," a number of the Grand Officers themselves feeling that the organization was not a "real" fraternity.

During the winter following the second convention the Right Honorable High Bailiff published a directory, the first attempted, containing the names and addresses of one hundred fifteen members, which was considered quite a number.

The Grand Chapter, being the third of Lambda Epsilon, although somewhat discouraged with the condition of the fraternity, did not fail to exert itself to the utmost in an endeavor to revive and stimulate the growth of the society. A new chapter was organized, Daniel Webster at Chicago Law School, and the Grand Officers frequently visited the subordinate chapters to encourage and advise, while trying to discover what was the matter with the organization, without, however, either encouraging or learning. Something surely was wrong, and it would require a good doctor and heroic treatment to keep Lambda Epsilon alive, so that it was without hope the call for another convention was issued to meet at the City of South Haven, Michigan, July 26, 1902, and from day to day until it should adjourn. Convention headquarters were at the "Colonial Tavern" and meetings held in the cupola of a small tower above the building, the hottest place in all creation, and admirably suited to the work in hand. The delegates and others present were: Alfred Thompkins, Sidney B. Meyer, Shelley B. Neltnor, George B. Watson, A. F. Holste, Mark H. Bell, M. B. Schuster, Fred L. Nees, Simon T. Sutton, Asahel W. Gage, Elias Mayer, E. G. Henkel, E. N. Sherburne, Roland M. Hollock, Paul C. Meier, H. W. Bloomingston, J. M. Prentiss, Charles L. Daly, James R. Garrett.

It was Sunday morning, July 27, 1902 before the convention organized by electing Roland M. Hollock, Chairman and Simon T. Sutton, Secretary.

The spirit of dissatisfaction had spread since the last convention; every delegate was prepared for something radical, and no one hesitated to express himself without reserve. After many speeches had been made a resolution dissolving Lambda Epsilon was unanimously adopted. The result, of course, was that those present immediately ceased to be delegates, no longer belonged to any law fraternity and were simply attending a meeting of lawyers and students.

What to do now was a question, to abandon any attempt to have a fraternity was not to be considered, lut the next step to take was a serious matter. A committee was appointed to suggest a method of procedure and in passing it may be stated that this committee held its sessions in the bridal chamber of the hotel. After some discussion, the committee prepared and submitted what were called "Articles of Organization" for an association to be composed of the men who subscribed thereto, and such other white men as might be invited by name by the directors. The officers were to be a President, a Secretary, and a Treasurer, and there was to be elected a Board of Directors composed of the officers and three others. The Board of Directors were required to submit a constitution and recommend a name and a plan of organization providing for the establishment of branches in the law schools of America. It was provided that only graduates or students at law should be eligible to membership.

Thus did Lambda Epsilon, with all its troubles, finally cease to struggle and passed out of existence. But it had not lived in vain, for it is only reasonable to say that but for the organization of Lambda Epsilon, Phi Alpha Delta would not have been born.

A new fraternity had been born, but it was truly an infant, unable to stand, being without even a name, and it required the tenderest care to insure its growth and strength. All that had been done was to be done again, but those who were entrusted with the labor of developing the temporary organization, and making of it a true fraternity, were willing to devote themselves to the task. They worked night and day for more than three months, when finally the signers of the South Haven Articles of organization, and a number of other former members of Lambda Epsilon. were called to attend a meeting in the gold room of De Jonghe's on Monroe Street, Chicago, on November 8, 1902, when there was submitted a comprehensive plan for governing the new fraternity. There was organized a "National Council," composed of two representatives from each chapter, and having full authority to act for the fraternity during the interim between conventions. which were thereafter to be held annually. The National Officers were elected by the National Council from among its members. The name of Phi Alpha Delta was chosen and the first national officers were elected:

Roland M. Hollock, Chief Justice. John P. Floan, Vice Chief Justice. Simon T. Sutton, Recorder. Herbert W. Bloomingston, National Treasurer.

The officers of the new fraternity were industrious, for scarcely had the organization been completed, when John Marshall Chapter was formed at the University of Chicago, which institution had just opened its law school; in fact, the colors and emblems of the fraternity had not yet been adopted when, on November 20, 1902, the charter was issued to the first new chapter in Phi Alpha Delta, the Bros. John C. Witt and William G. Bopp from Marshall were required to assume a part of the work still to be done. The charter members were: William Rudolph Kearcher, William George Bopp, Charles N. Caldwell, William Haines Fielding, John C. Witt, Verne Adrian McGeorge, Leon Kline, Alden Rhodes Hicks.

At the end of the first year Phi Alpha Delta was established as Lambda Epsilon could never have hoped to be. Many of the former members were not invited to join the new fraternity. Everything was harmony and enthusiasm, and there was present only a desire to do that which would be for the best interests of the organization, for already it was felt that, rightly managed and properly organized, here was the beginning of a professional fraternity that would in time take its place as first.

The first National Council realized that after it had established chapters in the law schools of Chicago, its most important work was to give the fraternity a good constitution, one which would give every chapter a voice in the government of Phi Alpha Delta, so after John Marshall Chapter was admitted the National Council applied to drafting a constitution that would have some chance of being adopted at the next convention.

The fourth convention was held at Pistakee Bay, Fox Lake Station, Illinois, and to it was referred the task of providing the fraternity with a form of government that would permit a natural and healthy extension as contemplated by the articles of organization. The convention, unable to finish the work in the time at its disposal, appointed Bros. John A. Brown, Robert E. O'Brien, Charles L. Daly, Lewis C. Garver and Paul C. Meier a committee to revise the constitution and report at an adjourned meeting of the convention to be held in Chicago.

Pending the report of the Constitution Revision Committee, the National Council deferred election of National Officers, and organized by electing John C. Witt, Acting Chief Justice, and Paul C. Meier, acting Recorder.

The Constitutional Revision Committee held many meetings during the fall of 1903, and it was late in the year when the fourth convention was again called to order, this time in the Northwestern University Building, Clark and Lake Streets, Chicago, where the recommendations of the committee were gone over section by section, and a constitution finally adopted.

After this Constitution had been adopted the National Council permanently organized by electing the following National Officers: William C. Healion, Chief Justice; Paul C. Meier, Vice Chief Justice; Hugo L. Pitte, Recorder; Robert E. O'Brien, National Financial Secretary; and August H. Schroth, National Treasurer. The other members of the National Council were John C. Witt, Charles L. Daly, Julius R. Klein, Thomas P. Octigan, and Lewis C. Garver.

It was during this administration that the first chapters not in Chicago were organized. Ryan Chapter at the University of Wisconsin, March 11, 1904, with charter members as follows: Julius Paul Frank, James Blain Graham, William John Hagenah, Charles Harry Stone, William Wallace Storms, Clifford Ellsworth Randall, Arthur Charles Taylor, James E. Thomas, Waldemar Carl Wehe, Morris Evans Yager and Magruder Chapter at the University of Illinois, also on March 11, 1904, with the following petitioners: Andrew E. Tracev. LeRov Kershaw, Bartlett S. Grav. Cloyd E. Keith, Richard P. Vickrage, Glen J. Cameron, George M. Clendenin.

These chapters were installed in Chicago, the occasion being made a gala one, concluding with a banquet at Kinsley's where Bro. G. G. Schmitt of Marshall Chapter was presented with a jeweled Phi Alpha Delta watch fob, the first made, in recognition of his work in organizing Ryan Chapter. Brother Schmitt later did excellent work in interesting students at the University of

Michigan, and also had no small share in the organization of William Chapter. An effort was made to secure a chapter at the University of Michigan, but without success. It was during this administration also that much work was done in the way of securing information that might lead to the installing of chapters at the greater universities, and at the next convention, being the fifth, seven chapters were represented.

At the fifth convention the constitution was again changed, and the National Council was abolished, the National officers being elected by the annual convention. The National Officers were elected, being Waldemar C. Wehe, Chief Justice: George M. Clendenin. Vice Chief Justice; Lewis C. Garver, Recorder: Charles L. Daly, National Financial Secretary: August H. Schroth. National Treasurer, Brother Schroth resigned the office of National Treasurer in December, 1904, and Paul C. Meier was appointed by the Chief Justice to act as National Treasurer until the next convention.

With the assistance of Bro. G. G. Schmitt of Marshall Chapter, another effort was made to establish a chapter at the University of Michigan, this time with success, and James V. Campbell Chapter was installed on November 11, 1905, with seven charter members; Paul W. Boehm, Clark B. Montgomery, Harry F. Hamlin, Clark A. McMillen, Homer G. White, Henry Miltner, E. M. Halliday, making eight chapters represented at the next convention.

The sixth convention was held in Chicago, at the Northwestern University Building, on July 21, 1905, and for the first time in the history of the Fraternity there was no revision of the constitution, there being only a few unimportant amendments. The officers elected by this convention were: Paul C. Meier, Chief Justice: Paul W. Boehm, Vice

Chief Justice: Thomas P. Octigan, Recorder: Edward L. McConaughtv, National Financial Secretary, and Charles E. Varley, National Treasurer, who held office for eight months only, the constitution having been so changed that thereafter the terms of the National Officers should begin on June 1. August H. Garland Chapter at the University of Arkansas was organized at Little Rock, Arkansas, on April 28, 1906, with eight charter members: Fred Clark Jacobs, Thomas O. Summers, James Kirby Riffel, William Russell Rose, Harry C. Hale, Horace Earle Rouse, Ashbel Webster Dobyns, John Bruce Cox. And on June 16, 1906, the same officers with the assistance of Bro. Eugene Lippincott of Marshall Chapter. who rendered valuable assistance in the work of organizing, installed John Hay Chapter at Western Reserve University at Cleveland, Ohio, with five charter members: Paul DeShaw Knight, Walter H. Cook, Joseph I. Eagleson, Willis R. Godfrey, Cleaveland R. Cross.

The organization of Hay and Garland Chapters was far from the home of the Fraternity, and the expense of organizing and installing the chapters necessitated the greatest expenditure of money the Fraternity had known up to that time, so that it was greatly in need of funds, and it became necessary for the National Officers to use influence in order to secure half rate tickets when installing new chapters thereby saving the Fraternity Treasury.

At the seventh convention held at the Sherman House in Chicago on May 5, 1906, the subject of a Fraternity magazine was again brought forward, and the Chief Justice, as ex-officio chairman of the convention, appointed Broscharles H. Wilber, Richard J. Finnegan and W. Crown Smith, a Board of Editors to establish a Phi Alpha Delta Quarterly magazine. This was the first determined effort to publish a Phi

Alpha Delta paper, and was the beginning of the present magazine. At this convention, Thomas P. Octigan was elected Chief Justice; Story J. Maxwell, Vice Chief Justice; Clark A. McMillen, Recorder; David M. Taylor, National Financial Secretary, and Lawrence W. Ledvina, National Treasurer.

During this administration not much extension work was undertaken, it being considered advisable to strengthen and conserve the finances, preliminary to missionary work which was planned.

On July 6, 1907, Thomas H. Benton Chapter of the Kansas City Law School was installed at Kansas City, Missouri, with six charter members: Loving T. Crutcher, Aytch P. Woodson, Norman Lombard, Guy Ream Davis, William P. Borland, John Brooks Pew.

The eighth convention of the Fraternity was held in Madison, Wisconsin, on May 11, 1907, when the following National Officers were elected: Lawrence W. Ledvina, Chief Justice; Charles H. Wilber, Vice Chief Justice; Richard J. Finnegan, Recorder; Douglas Heard, National Financial Secretary; George E. Fink, National Treasurer and during the administration of these National Officers, three chapters were installed, Charles L. Capen Chapter, at Illinois Wesleyan University, Bloomington, Illinois, March 21, 1908, with the following charter members: Martin L. Callahan, Maurey D. Powell, James D. Veatch, F. M. Grady, Herbert C. Bender, Philip A. Gibbons, Fred W. Pitney, Thomas S. Weldon, Michael D. Conaghan, W. Lee Duncan.

Salmon P. Chase Chapter of Cincinnati Law School at Cincinnati, Ohio, on April 11, 1908, with the following charter members: William H. Shepard, Frank H. Cox, Charles Tatgenhorst, Jr., Charles E. Weber, Harry L. Risingero, Frank A. Ralston, Howard L. Bevis, Orin C. Clement, Michael J. Dosch and

George H. Williams Chapter of the University of Oregon at Portland, Oregon, on May 16, 1908, with the following charter members: Henry R. Saltmarsh, John Wilkinson, R. Frank Peters, Norman R. Landis, John M. Joyce, Malcolm H. Clark, James A. Bennett, Edward A. Snodgrass, Robert H. Dunn, Cusic J. Mahoney, James W. Briscoe.

At the ninth convention held in Chicago, on May 15, and 16, 1908, some radical changes were made in the constitution, the titles of the National Officers were changed, and there were added the offices of Supreme Historian, Supreme Marshal and Board of Tribunes. The Board of Tribunes being created to hear all appeals from decision of chapters.

For the first time in the history of the Fraternity, a Chief Justice accepted reelection, Bro. Lawrence W. Ledvina being again chosen Supreme Justice; William Prentiss, Jr., Supreme Vice Justice; Samuel H. Roberts, Supreme Recorder; Harry P. Dolan, Supreme Treasurer; Edward J. Thelin, Supreme Financial Secretary; Paul C. Meier, Supreme Historian; and Harry C. Moran, Supreme Marshal.

During this administration the Fraternity grew at a rapid pace, six chapters being installed, William G. Hammond of the University of Iowa, at Iowa City, Ia. December 4, 1908, with the following members: Remley J. Glass, Michael L. Donovan, Francis P. Keane, Thorwaldsen S. Risser, Frank F. Messer, Ray H. Wise, Lake M. Bechtell, Paul M. Payne, Oliver H. DeGroot, Sidney C. Kerber, Daniel C. McCully, Forrest B. Olsen, John C. Higgins.

John D. Lawson Chapter of the University of Missouri, at Columbia, Mo., January 9, 1909, with the following charter members: Gustavus H. Boehm, R. S. Cole, Charles W. Dickey, Patrick J. Doyle, Don M. Hunt, Harold T.

Lincoln, James A. McCollum, Osmund Halnsler, Charles J. Sloop, Orville Zimmerman, Fred P. Lieuallen.

Charles A. Rapallo of New York University at New York City, February 20, 1909, with the following charter members: Frederick I. Stokes, Edward L. Gillespie, Henry G. Molina, Edward E. Fay, Harry A. Back, James W. Farrell, Fioravante Caraglia, Frank A. Saporitto, Charles J. Kennedy, George A. Washington.

William Howard Taft of Georgetown University, at Washington, D. C., March 27, 1909, with the following charter members: John Doyle Carmody, Carolyn Edward Crump, James Percy Campbell, John Edward Thomas, John R. Long, Clarkson R. Sherwood, Jr., J. Fillmore Warder, Hugo S. Pettis, Webster H. Wilkinson, Albert B. Ridgeway, W. Griffin Mudd, J. Julien Southerland, Sidney E. Mudd, John P. Smith, Allen D. Sprowls, Martin C. Cornell, Frank L. Earnshaw, Reginald M. Hodgson.

John C. Calhoun of Yale University at New Haven, Conn., on March 30, 1909, with the following charter members: Leonard Henry Alkire, Murray Mansfield Ashbaugh, Ralph Culver Bennett, James Edward Connor, Jr., John Henry Crippen, Joseph Earl Daily, Charles Wesley Darling, George Robert Dexter, Lerov Emerson Eastman, Edward Earl Garlick, Alexander Hamilton, Jr., Stephen Goodloe Jackson, David Arthur Wilson, Harry Faber White, Frederic A. Shaffer, Gerald Freeman Sibley, John Randall Powelson, Jas. Francis T. O'Connor, Arthur Eugene Morton, Arthur Lauren Maltby, Wesley Cornell Martin, Arthur Burke Moontz, Frank Rov Hurlbutt.

James Woods Green Chapter of the University of Kansas, at Lawrence, Kansas, April 17, 1909, with the following charter members: Maurice Allendorfer, Arla Rey Baum, Edwin Elder Brookens, Foster Cline, Homer J. Conley, John Connelly, Merle C. Groene, Edward E. Haney, Frank S. Kenny, Benj. H. Matkins, Vale L. Nance, John J. Riling, John W. Robertson, Jr., Arthur H. Seedon, F. Keith Clevenger, Gordon A. Badger.

The Tenth Convention was also held at Chicago, and like all its predecessors, was the greatest in the history, for at no time since Phi Alpha Delta was established has there been a convention at which the National Officers were not able to report the addition of at least one Chapter, but the Tenth Convention showed the Fraternity in an unusually flourishing condition. The following Supreme Officers were elected: Samuel J. Roberts, Supreme Justice; Edward J. Fleming, Supreme Vice Justice; William Prentiss, Jr., Supreme Recorder; Thomas Lindskog, Supreme Financial Secretary; John Doyle Carmody, Supreme Treasurer; Paul C. Meier, Supreme Historian, and Noah Gullett, Supreme Marshal, Because of Brother Prentiss' inability to act, he requested the Supreme Executive Board to appoint an assistant Recorder, and Bro. Edward J. Hess was named acting Supreme Recorder, Louis A. Cambridge, chairman of the Board of Tribunes, and John A. Brown and Malcolm H. Clark, members of the Board of Tribunes. During their administration, more chapters were organized, being as follows:

Thomas Jefferson of the University of Virginia, at University, Va., on March 26, 1910, with the following charter members: Chauncy D. Ferguson, William E. French, George R. Greis, Isaac R. McQueen, Charles K. Seaman, Jr., Gaston A. Shumater, Jr., William M. Storm, Lloyd M. Robinette, Alphonso C. Philpotts.

Julius C. Gunter of the University of Colorado, at Boulder, Colo, April 29, 1910, with the following charter members: B. Malcolm Erickson, A. W. Fitzgerald, Carl T. Lichty, John B. O'Rourke, John F. Parrish, A. A. Parkhurst, Merritt H. Perkins, Raymond J. Venables.

Hamibal Hamlin Chapter of the University of Maine, at Bangor, Maine, May 27, 1910, with the following charter members: Frederick P. Adams, James P. Adams, James W. Booth, Wilfred G. Conary, Charles W. Dow, Oscar H. Emery, Carl F. Getchell, Daniel I. Gould, Arthur A. Greene, Brad D. Harvey, Leigh I. Harvey, Charles B. Hosmer, Ralph M. Ingalls, Frederick B. Littlefield, John B. Madore, William D. Owens, Elisha S. Powers, Howard B. Rand, Thomas E. Sullivan, William H. Sweeney, Bertrand T. Spencer, George R. Sweetser.

The Eleventh Convention, after tinkering with the Constitution, as seems to have been the custom, and making some changes, among them being the increase of the number of National Officers, by addition of a second Supreme Vice Justice and an Editor-in-Chief, elected the following officers.

John Doyle Carmody, Supreme Justice; Edward J. Fleming, 1st Supreme Vice Justice; J. F. T. O'Connor, 2nd Supreme Vice Justice; Edward J. Hess, Supreme Recorder; James McKeag, Supreme Financial Secretary; Frank G. Adams, Supreme Treasurer; Paul C. Meier, Supreme Historian; Oscar W. Hoberg, Editor-in-chief; Paul D. Highbee, Supreme Marshal, Board of Tribunes; Frank E. Rutledge, chairman; Henry R. Saltmarsh and Harry L. Risinger.

The twelfth annual convention may well be termed the "Insurgent" convenion. A great many amendments to the Constitution were presented at this time. With one or two exceptions, practically every one was rejected. The most important ones passed were those allowing Alumni Chapters the right to one vote on the floor of the convention, and providing also that only one Alumni Chap-

ter could be placed in each city. Another provision was that providing that members who dropped out of school and afterwards returned, did not lose their active standing in the Fraternity by reason of dropping out, but could, upon re-entering school, assume their old duties.

At this time a committee was appointed for the incorporation of Phi Alpha Delta, to act and report back at the next annual convention.

Supreme Justice Carmody reported that four active Chapters had been installed during the previous year, namely Corliss, North Dakota; Ross, Los Angeles; Holmes at Leland Stanford; Temple at University of California.

Alumni Chapters were organized in Chicago, New York, Portland, and Washington. Chapters represented were: Blackstone, Story, Fuller, Webster, Marshall, Ryan, Magruder, Campbell, Garland, Hay, Benton, Capen, Chase, Williams, Hammond, Lawson, Rapallo, Taft, Calhoun, Green, Jefferson, Gunter, Hamlin, Corliss, Ross, Holmes, Temple.

The following officers were chosen for the succeeding year: John Doyle Carmody, Supreme Justice; James F. T. O'Connor, First Vice Supreme Justice; Henry R. Saltmarsh, Second Vice Supreme Justice; Edward J. Hess, Supreme Recorder; James McKeag, Supreme Financial Secretary; James P. Aylward, Supreme Treasurer; Paul C. Meier, Supreme Historian; Oscar W. Hoberg, Editor-in-chief; Conger G. Roads, Supreme Marshal; Board of Tribunes. Floyd M. Stahl, Chairman, James J. Cherry, Elbert C. Middleton.

The convention in 1912, which was the Thirteenth Annual Convention of the Fraternity, seemed to be overcome by the heat of the Chicago summer, and spent a great deal of the convention time outside the convention hall. The Supreme Justice reported that Staples Chapter at Washington and Lee University has been added to the roll, as had also the Alumni Chapter in Kansas City, Missouri.

The committee on incorporation reported back that they had incorporated Phi Alpha Delta Law Fraternity under the laws of the State of Illinois and the District of Columbia and recommended that each chapter incorporate as—Chapter of Phi Alpha Delta Law Fraternity, under the laws of the state in which it is situated.

It was at this Convention that the work was formally started for the 1915 convention to be held at San Francisco.

The old question of the ritual arose at this convention and a committee was appointed to draft a new one.

The chapters represented were: Blackstone, Stary, Fuller, Webster, Marshall, Ryan, Magruder, Campbell, Garland, Hay, Benton, Capen, Chase, Williams, Hammond, Lawson, Rapallo, Taft, Calhoun, Green, Jefferson, Gunter, Hamlin, Corliss, Ross, Temple, Holmes, Staples, Chicago Alumnal, Portland Alumnal, New York Alumnal, Washington Alumnal, Kansas City Alumnal.

The Fourteenth Convention of the Phi Alpha Delta Law Fraternity was called to order at the Hotel Sherman, Chicago, Illinois, on the twenty-seventh day of June, 1913, at ten-thirty o'clock A. M., by Edward J. Hess, Supreme Justice. A great deal of legislation was introduced at this convention. One new chapter appeared on the roll call, namely, the Hughes of Denver University. The credential committee reported the following chapters as represented at the convention. Blackstone, Story, Fuller, Webster, Marshall, Ryan, Margruder, Campbell, Garland, Hay, Benton, Capen, Hammond, Chase, Williams, Taft, Calhoun, Green, Jefferson, Rapallo, Lawson, Temple, Staples, Hughes.

Alumnal: Chicago, Portland, New York City, Washington, Kansas City, Los Angeles, Cincinnati, Cleveland, Grand Forks.

As had been the custom at previous conventions, and as will undoubtedly be the custom of conventions to come, a great deal of time was spent in discussing the publication known as the OUARTERLY. Petition of Oklahoma University for membership in Phi Alpha Delta was taken up and thoroughly discussed. The convention deferred action on the matter, preferring to allow the petition to go before the various chapters and be accepted in the regular order. Several minor colleges throughout the country applied for admission, but all were turned down because the scholarship requirements were not up to the standard.

An attempt was made at this convention to bar any one belonging to a high school fraternity from the ranks of Phi Alpha Delta. This drastic action, however, was defeated, but a resolution condemning high school fraternities was passed.

Perhaps the most important piece of legislation adopted was the rule changing the power of the chapter to black ball the petition of a fraternity for membership in Phi Alpha Delta. Under the new rule, it requires three black balls instead of one.

The first step toward a ritual embodying the views of lawyers and literary students was taken at this convention. Nothing definite, however, was done, except the general discussion of merits and demerits of the ritual, but not until a later convention was definite action taken along this line.

After receiving reports of the officers showing the fraternity to be in the very best condition that could possibly be hoped for, the following officers were elected: Supreme Justice, James Alyward; First Supreme Vice Justice, Edgar A. Jonas; Second Supreme Vice

Justice, John J. Wilson; Supreme Recorder, C. G. Roads; Supreme Financial Secretary, C. B. Adams; Supreme Treasurer, G. C. Peacock; Historian, Paul C. Meier; Editor-in-chief, Oscar W. Hoberg; Board of Tribunes, James Mc-Keag, John Doyle Carmody, and Edward J. Hess.

The all important work of the convention held in Chicago in 1914, was the decision to divide the country into sections and have each section turned to districts. Each district was to have its own officers and to hold conventions. The national convention was to be a biannual instead of an annual affair, the last annual convention to be held in San Francisco in 1915.

The Fifteenth Convention elected the following officers:

Edgar A. Jonas, Supreme Justice, Webster.

George L. Stewart, 1st Supreme Vice-Justice, Story.

Frank A. Saporito, 2nd Supreme Vice-Justice, Rapallo.

Conger G. Roads, Supreme Recorder, Hav.

A. J. Hart, Supreme Treasurer, Campbell.

Charles B. Adams, Supreme Financial Secretary, Hamlin.

L. Nelson Tillotson, Supreme Historian, Calhoun.

Oscar W. Hoberg, Editor in Chief, Magruder.

Lester B. Fish, Supreme Marshal, Capen.

Board of Tribunes—James McKeag, Chairman, Marshall; John Doyle Carmody, two-year term, Taft; James P. Aylward, three-year term, Benton.

This convention was held at the La Salle Hotel, in Chicago, Ill., June 27th and 28th, 1913, Supreme Justice James P. Aylward presiding.

The most important action of the convention was to provide for bi-annual

conventions and for the division of the chapters into districts to be governed by district officers with district assemblies to be held during the years when no convention was held. This change to be effective in 1916. The convention did much to facilitate the business of future conventions, and afforded financial relief for the Supreme Board to some extent in the passage of the biannual convention and province amendment, but much of its action was uncertain and it was difficult for the newly elected board to apply the newly made regulations.

The reports of all of the officers in some manner or other expressed the inadequacy of the existing financial system.

Delegates from three new Chapters were present, Clay, Kent and Dunbar. The fraternity was composed of twentynine active and nine alumni chapters.

The Sixteenth National Convention was held in San Francisco, during the Panama-Pacific Exposition. The dates were August 5th, 6th and 7th. This was by far the largest convention which had been held. Several new chapters had been added to the roll and the Fraternity had assumed a more National aspect than previously.

The San Francisco Convention needs a history to itself. The boys on the Pacific Coast had set themselves to make a record, which they did. Nothing was left undone and the wonder of it was that so much work was accomplished.

Much time was spent in this as in previous conventions in discussing ways and means of improving the official magazine. With so many diverting influences the attendance and attention to the business affairs was remarkable. For San Francisco in 1915 was at its height, probably never again will it possess the lure, the charm and the fascination it presented during the days of the Exposition. And the members

of Phi Alpha Delta made history "Down by the Sad Sea Waves,"

This Convention elected the following officers:

George L. Stewart, Supreme Justice, Story.

James V. Barnitt, 1st Supreme Vice-Justice, Rapallo.

August A. Rendigs, 2nd Supreme Vice-Justice, Chase.

C. G. Roads, Supreme Recorder, Hay. Glenn E. Miller, Supreme Financial Secretary, Williams.

A. J. Hart, Supreme Treasurer, Campbell.

Joseph P. O'Connell, Supreme Historian, Hughes.

Oscar W. Hoberg, Editor in Chief, Magruder.

Frank S. Ginocchio, Supreme Marshal, Clay.

John Doyle Carmody, Chairman Board Tribunes, Taft.

James P. Aylward, Board Tribunes, Benton.

Lester B. Fish, Board Tribunes, Capen.

After the din of the outing had subsided on Mt. Tamalpias, and in Muir Woods, and after Tate's, Pisco John's, The Pup, The Bucket of Blood, The Manger and the Barbary Coast had settled down to their normal existence, the new officers took up their duties, little dreaming how long some of them would be required to serve and the critical times confronting the Fraternity.

The treasury was worse than empty as a deficit existed in spite of the fact that only a part of the delegates' expenses had been paid, so that one of the first of their problems was financial, and this continued throughout the administration. The Fraternity at that time was composed of thirty-four active chapters and eleven alumni chapters.

The 1914 convention had provided for the division of the Fraternity into districts, with a complete set of district officers. District assemblies were to be held every two years between conventions. The following district officers were appointed by the Supreme Justice for the purpose of effecting a permanent district organization:

Central, John E. Timm (Chicago Alumni); Eastern, John H. Rainsberger (Hay); Western, Frank M. Ludwick (Kansas City Alumni); Atlantic, William S. Culbertson (Washington Alumni); Pacific, Rex Hardy (Los Angeles Alumni).

In February, 1916, Williams Chapter was ordered transferred from the University of Oregon to the Northwestern College of Law, due to the fact that the law school of the University of Oregon had been moved to Eugene, the faculty and student body remaining at Portland as the Northwestern College of Law.

Jackson Temple Chapter, installed at the Hastings Law School, University of California, on February 16th initiated a group of twenty-four men from Boalt Hall, University of California, at Berkeley. (Note: From that date until 1923 Temple Chapter functioned in two divisions. This being found impracticable, a new charter was granted to the Berkeley division, which has since been known as Field Chapter.)

On May 20th, 1916, the John Marshall Harlan Chapter was installed at the University of Oklahoma, at Norman, Oklahoma. The charter members of the chapter were John Roy Orr, Lowrey H. Harrell, Walter N. Chitwood, Elmer Capshaw, Louis A. Rielly, C. W. Van Eaton, Theodore Adriance, Charles G. Thornton, John L. Fuller, Samuel J. Montomery, Johnson T. Crawford, William J. Monahan, G. F. McCain, Charles L. Roff, Jr., Louis D. Abney, Bourke H. Bayless, K. Bury Peterson, Leonard W. Thomason and Victor Wade.

On May 25th, 1916, the James Clark McReynolds Chapter was installed at the University of Tennessee, at Knoxville, Tenn. The charter members of the chapter were Raymond H. Seagle, John F. Bibb, Eubert H. Malone, John R. Eagle, John L. Davis, Jr., William Van Dyke Ochs, Thomas H. Weatherford, Rupert F. Davis, Niles N. Warlick, Michael C. Shea, Clifton B. Cates, Leo I. Fanz and Alexander D. Cameron.

On May 31st, 1916, the Robert W. Livingston Chapter was installed at Columbia University, at New York City, N. Y. The charter members were Sylvanus M. Thomas, Duane R. Dills, Kimball C. Atwood, Jr., Douglas R. Gray, Theodore S. Jewett, Adrian L. Foley, James F. Gilkinson, Eugene J. Noyes, Frederick W. C. Girdner, Eugene A. Scherpich, Jake O. Rhyne, Charles P. Buckley, David A. Embury, Ransford C. Marscher, Hugo Swan, Herman N. Harcourt, Edward C. Lake and Herman E. Nichols.

In December, 1916, George S. Myers, Cleveland, Ohio, was appointed by the Supreme Justice, George L. Stewart, as Acting Recorder in absence of Recorder C. G. Roads, who was serving with the United States Army on border duty.

The Supreme Executive Board at its meeting in Chicago fixed the date and place for the holding of the seventeenth convention at Chicago, July 12th, 13th and 14th, 1917. The Supreme Board also approved, with some amendments, a proposed draft of a new Constitution and By-Laws submitted by Supreme Justice Stewart and ordered the draft submitted to the Chapters for consideration and discussion prior to the seventeenth convention.

Early in 1917 Supreme Historian Joseph P. O'Connell printed the first Phi Alpha Delta Directory that had been issued in several years and by far the most complete that had ever before been prepared.

During the fall of 1916 and the winter of 1917 District Assemblies were held in all districts. The results of these meetings were anxiously watched by the entire Fraternity, and while they accomplished much by way of fraternal contact and associations, many defects in the system immediately became apparent. Two of the outstanding ones were that the districts were powerless to do anything but recommend, and were without funds to finance their organizations. Attempts were made to provide for district dues, but this proved to be unsatisfactory as it conflicted with the dues to the Supreme Chapter and the districts were without power to enforce payment.

The Fraternity at this time was in a splendid condition. It was composed of some thirty-seven strong collegiate chapters and fifteen alumni chapters. It was well officered, its finances were somewhat improved, its expansion program was being very successfully pushed forward and the future looked bright.

In the March issue of the Quarterly came the first indication of the trying times ahead in the nature of an article by Supreme Justice Stewart entitled "Phi Alpha Delta and the Nation." In this article the Supreme Justice forecast the entrance of the United States into the World War, pointed out the duty of the Fraternity to the country and suggested some practical ways whereby our membership might best prepare to serve the country and to their own adantage.

Soon thereafter war was declared and in a few short weeks Phi Alpha Delta was in chaos. Our entire membership responded to the country's needs in one way or another. In many instances entire chapters to the last man entered the military service. National officers responded as well and it was fortunate indeed that there was at its head an old head, possessed of loyalty untold and experience and hard sense. Convention plans were not to

be thought of and the sevententh convention was indefinitely postponed.

George S. Myers, serving as acting recorder in the absence of Recorder Conger G. Roads, resigned, as did Glenn E. Miler, Supreme Financial Secretary. Supreme Justice Stewart thereupon appointed Frank E. Rutledge (Webster) as temporary Recorder and Spermene Financial Secretary, and when the resigned shortly thereafter, appointed George K. Brasher (Benton), who carried on the work under great difficulty until after the war.

Practically no funds were available, but somehow or other the work was carried on. The Quarterly was reduced to pamphlet size, but continued to appear, and while collegiate chapter activities were largely suspended in some cases, chapters maintained a skeleton organization, and in most cases preserved most of the fraternity files.

The war record of Phi Alpha Delta is a proud one, but cannot be told here. In the early part of 1919 those who had entered the military service who had not made the supreme sacrifice began to return to their homes from camps and from overseas. Many returned to finish their legal education and, one by one, under terrific handicaps, chapters began to reorganize and the remaining national officers began to consider plans for holding the much delayed seventeenth national convention.

Chicago was the location and the date selected was December 29th, 30th and 31st. The convention was largely financed through contributions solicited from the alumni membership at large.

This convention will probably go down as one of the most momentous in our history. Held under difficult conditions, a tremendous amount of constructive work was accomplished.

The Seventeenth National Convention of the Fraternity was called to order by Supreme Justice George I. Stewart, at the Morrison Hotel, Chicago, Illinois, on December 29, 1919. The report of this Convention is somewhat meager, due to the fact that practically all of the work of the Convention was done in sub-committee and in the Convention organized as a committee of the whole for the purpose of considering the adoption of the new constitution prepared and submitted by the Supreme Executive Board.

Upon the recommendation of the Credentials Committee, twenty-four delegates from Collegiate Chapters and seven delegates from Alumni Chapters were seated.

National Officers reported upon conditions already covered in this history. The resolution from Hamlin Chapter requesting that it be declared inactive, due to the fact that the law school of the University of Maine was being discontinued, was presented; a Memorial Committee was appointed for the purpose of compiling a list of brothers who had been killed or died while in military service of the United States. The Supreme Historian was instructed to furnish copies of the directory, free of charge, to members who had contributed to the reconstruction fund, and to distribute the remaining copies of the directory. The Supreme Executive Board was instructed to take the necessary steps to file amended articles of incorporation at Springfield, Ill. An amended ritual was presented by Frank Messer, Chairman of the Ritual Committee, which was read, approved and adopted, after which the Convention resolved itself into a committee of the whole, and after going over the proposed draft of the Constitution, section by section, recommended its adoption. with some amendments, to the Convention, which was subsequently done.

This new Constitution contained many radical changes in the organization. It not only substantially reduced the number of National Officers, but

reduced also the size of the Supreme Executive Board. In this connection it is interesting to note that in the early days of the Fraternity as new chapters were added, new officers would be created, so that a member from each Chapter might hold a National Office, and before this practice was abandoned the Fraternity found itself with a surprisingly large number of officers. The new Constitution eliminated the extra Vice-Justices and combined the offices of Supreme Financial Secretary, Supreme Recorder and Supreme Treasurer in one office to be held by General Secretary, which title was subsequently changed to Supreme Secretary to make it conform to the title of the other officers. The separate magazine tax was eliminated and the per capita tax increased to \$7.00 per year. The duties of the various officers were clarified and many ambiguities eliminated. This Convention unanimously elected August A. Rendigs. Jr. (Cincinnati Alumni). Supreme Justice; Milton T. Miller (Chicago Alumni), Supreme Vice-Justice: George K. Brasher (Kansas City Alumni), General Secretary: Harry W. Humble (Green), Editor-in-Chief: Frank S. Ginocchio (Clay), Supreme Marshal: H. M. Welch (Taft), Supreme Historian: George L. Stewart (San Francisco Alumni), Chairman Board of Tribunes; H. C. Moran (Chicago Alumni), and Conger G. Roads (Cleveland Alumni), Associate Members of Board of Tribunes.

Kansas City, Mo., was selected as the next Convention city, the Convention adjourning at the close of the second day.

Most of the delegates remained over until the following day, at which time an informal meeting for the benefit of Phi Alpha Delta was held, at which it was suggested that the Supreme Board provide for a standardized Fraternity pin. The need for Fraternity songs was discussed and a prize fund subscribed for the purpose of encouraging members of the Fraternity and their friends to write songs for Phi Alpha Delta. It was also suggested that by-laws of Collegiate Chapters be amended so that alumni who were financially delinquent might be subject to expulsion, and that Alumni Chapters should provide in their by-laws that no graduate member should be permitted to join Alumni Chapters unless he was in good standing with his Collegiate Chapter. It seemed to be the concensus of opinion that the National Conventions be held on Christmas holidays and that District Assemblies be held at the Thanksgiving holidays recess on the alternate years.

Following the Seventeenth National Convention began a period of prosperity and expansion. The new Editor, Harry W. Humble, was a member of the Faculty of the University of Kansas, and having the facilities of the University press at his disposal, was able to put out by far the best magazine which had been published by the Fraternity He began an agitation for the change of the name "Quarterly," but apparently no suitable names were suggested, as no change was made.

At the opening of the year 1920, there were actually but eighteen Collegiate Chapters of the Fraternity in good standing. There was a balance in the treasury of about \$132.00, and a few days thereafter unpaid bills aggregating \$440.00 were presented. This deficit, however, was soon remedied.

In December, 1920, District Conventions were held in all of the districts and the weaknesses of the new system began to be apparent, the most outstanding ones being:

 That National Chapter had provided no means of financing the district organizations, for the reason that all of the income and revenue was needed by the Supreme Chapter and the district organizations were unable to raise sufficient additional funds to support a district organization, and 2. The District Organization had no powers other than recommendation, and while the Assemblies did serve to bring some of the members of different Chapters in contact with each other and develop some interesting ideas, the time and expense of holding the District Conclaves seemed hardly justified.

The attention of the National Officers was centered upon Chapters needing rehabilitation. The Supreme Board adopted a policy of effecting what were considered fair adjustments on outstanding financial obligations on Chapters that were in arrears. McReynolds was the first to come back, then followed in quick succession Brewer, Magruder, Clay, Green, Gunter, Hughes, Hay, Jefferson, Kent, Fuller, Calhoun, Livingston and Rapallo.

On June 5, 1920, John Jay Chapter was installed at George Washington University, with the following charter members: Brantly C. Harris, Francis M. Blehr, John D. Watkins, Ralph S. Scott, Arthur Van Meter, W. Irving Cleveland, Bert Van Moss, Kenneth B. Collings, Frank L. Yates, Paul J. Guinther, Whitley P. McCov, William Walter Braham, William Saulsbury, Raymond S. Danis, Alvin J. Barnhart, Robert E. Morgan, Samuel W. Lacy, Ross M. Nichols, Ellis W. Manning, Lawrence B. Havs, Floyd B. Mathias, Earle W. Wallick, Thomas Y. Clark, D. Malcolm Hodge, Ernest R. Williamson, William T. French, Bolon B. Turner, Edwin C. Bosworth, Olaf W. Osnes.

On February 14, 1921, the St. Louis Alumni Chapter was chartered, with the following members: Kenneth Teasdale, Robert Burnett, Arnold Just, Arthur C. Donlevy, Albert L. Schweitzer, Thomas F. McDonald, F. Deane Duff, John J. Nangle, Fred J. Hoffmeister, William H. Woodward, Erwin E. Schwengerdt, George G. Vest, William R. Gentry, Jr., John L. Donnelly.

On February 26, 1921, the Alfred W. Benson Chapter was installed at Wash-

burn College, Topeka, Kansas, with the following charter members: Ronald M. Wyman, Roscoe W. Graves, Blanton F. Messick, Ernest J. Malone, Maurice Strickenfinger, Alden Ezra Branine, L. Erskine Wyman, James B. Wood, L. Erskine Wyman, James B. Wood, Myrl Becker, John W. Wood, William S. Steinrauf, Walter Reed Gage, George M. Ashford, Homer A. Dodge, Frank J. Addie, Orla L. Aley, Irl H. Byler.

The Chester C. Cole Chapter was installed at Drake University, Des Moines, Iowa, on April 23, 1921, with the following charter members: Robert Donald Blue, Tolbert Clyde Moore, George Washington Vest, Faaecis Oettis Ross, Hamilton Drake Mabry, Evert Robert McGrath, Elmer Lynn Hunt, Dale Rupert Van Eman, John Jay Boyd, Jesse LeRoy Hill, John Joseph Robison, Curtis Weber Gregory, Roy Alphaeus Henderson, Dyson Perry Inhofe, Buell Melvin Lindgren, Paul William Walters, Robinson George King, Brooks Albert Heath, Reynold Anthony Waestman, Grover Cleveland Lutz, Fred Deitz Mathis, Joseph Patrick Healey, Edward Benjamin Hansen; and on the same day the William McKinley Chapter was installed in Ohio State University, at Columbus. Ohio, with the following charter members: Edwin B. Pierce, John Hill Paylor, Raymond A. Younger, John Albert Pritchett, Carl F. Allebaugh, Thomas Dodd Stokes, Jr., Ralph E. Marburger, Samuel Otis Worthington, Alfred M. Barlow, Horace S. Keifer, Markley Frankham, Ralph E. Weaver, Forrest E. Weinrich, Elden R. Young.

The Thomas Ruffin Chapter at the University of North Carolina followed on April 30, 1921, with the following charter members: Leo Carr, Jasper Benjamin Hicks, Mack Murphy Jernigan, Zebulon Archibald McCall, William Elmer Matthews, Forest Glenwood Miles, Charles Leslie Nichols, Charles Hampton Oliver. The Horace H. Lurton Chapter at Vanderbilt University at Nashville, Tenn., was chartered on May 14, 1921, with the following members: Everett C. Pringle, William J. Woods, Homer B. Frater, R. D. Hudson, D. M. Gordon, Paul H. Luten, James M. Jennings, Jr., J. I. Mann, Jr., Earl S. Rodgers, John A. Thomas, Myron T. Nailling, William Daniel Bottrell, Colin B. McKinney, Poe Webster Maddox, Ronald Voss.

When the Eighteenth National Convention was called to order by Supreme Justice Rendigs at the Baltimore Hotel, Kansas City, Mo., on the 29th day of December, 1921, the Fraternity was composed of forty-one Collegiate Chanters and sixteen Alumni Chapters. Thirty-three Collegiate Chapters were represented at the Convention by delegates and nine Alumni Chapters. This Convention was an extremely interesting one, both from a business and a political standpoint. The National Officers were able to report tremendous progress and expansion, and a sound financial condition

Official jewelry was designated and a new pledge pin adopted. It was provided that Fraternity jewelry should be purchased only upon the approval of the General Secretary and that pins should be numbered. The wearing of the Alumni Key was restricted to seniors during the last month of the last school year immediately preceding graduation, and a uniform method of wearing the badge was adopted. The General Secretary was instructed to enter into a two year contract with some Fraternity jeweler.

A standing committee on Ritual was provided for and instructed to prepare a Pledge Ceremony.

It was provided that the General Secretary should furnish and countersign all delegates' credentials to District Assemblies, and provided that they could not be seated if the Chapter had failed to pay any of its obligations, either to the Supreme Chapter or to the District. A new form of Delegate's Credentials to the National Convention was adopted. The Convention rejected an amendment providing a salary for the Supreme Justice and rejected amendments prohibiting and limiting honorary memberships. Representatives from petitioning groups located at Marquette University, Milwaukee, Wis., University of Alabama, Tuscaloosa, Alabama, Washington University, St. Louis, Mo., appeared to urge favorable consideration of their petitions.

The General Secretary was instructed to immediately prepare a uniform system of reports, as well as a National uniform system of accounting. The Convention referred the question of the establishment of a National Building Fund to the Supreme Executive Board for study. Prizes for songs were awarded as follows:

1. Bruce W. McDaniels, Holmes Chapter, "Banquet Song."

2. Harry W. Humble, Green Chapter, "Tramp, Tramp, Tramp."

3. Mrs. Helen Rendigs, "Phi Alpha Delta Marching Song."

The Convention teemed with politics and in a close election the following officers were elected:

Frank L. Fawcett, Milwaukee Alumni Chapter, Supreme Justice.

Rex Hardy, Los Angeles Alumni

Chapter, Supreme Vice-Justice. Frank M. Ludwick, Kansas City

Alumni Chapter, General Secretary.
Harry W. Humble, Green Chapter,

Editor-in-Chief.
Charles W. Partee, McReynolds Chap-

ter, Marshal. Dwight H. Green, Chicago Alumni

Chapter, Supreme Historian.

August A. Rendigs, Cincinnati Alumni Chapter, Chairman of Board of

Tribunes.

George K. Brasher, Kansas City

George K. Brasher, Kansas City Alumni, and George E. Fink, Associate Members of Board of Tribunes.

Immediately following the Eighteenth Convention, which had directed the preparation and printing of a new directory, the Supreme Secretary's office undertook the work of preparing a membership card file. General Secretary George K. Brasher had started a membership roster and had begun posting it back with the aid of Convention credentials in the files. This was completed back to the 1914 Convention and this roster, together with earlier editions of directories, were used as a nucleus for building up a card file. Every available Fraternity record was checked, as well as the old Quarterly files, and a complete new card file made, wherein the members were listed alphabetically, geographically and by chapters. This was forwarded to the Supreme Historian, Dwight H. Green, and used by him in preparing the directory which was printed in 1923, immediately preceding the Nineteenth National Convention. The expansion program during this administration period, although conservative, was quite active.

On February 4, 1922, a charter was granted to the Topeka Alumni Chapter, at Topeka, Kansas, with the following charter members: Richard E. McIntosh, Frank L. Loveless, J. M. Hamilton, W. Kircher, John W. Wood, Ronald W. Wyman, John F. Kaster, Fern Messick, W. P. McLean, W. A. Johnston, Edwin Rooney, Homer A. Dodge, Leo E. Wyman, Chas. E. Carpenter, G. Dean McElhenny, Silas Porter, Roscoe W. Graves, W. L. Lambertson, Henry F. Mason, Frank J. Addie.

On April 28, 1922, the Supreme Secretary, Frank M. Ludwick, assisted by an installation team from McReynolds, Lurton and Ruffin Chapters, installed the John Tyler Morgan Chapter at the University of Alabama, at Tuscaloosa, Alabama, with the following charter members: William Pruette Beasley, Robert Winston Huddleston, Steve

Warren Bailey, Merwin Turner Koonce, William Garner Block, Harvery Ethridge Page, Thos. Eugene Buntin, Jno. Chas. Pearson, Wm. Sanford Chalker, Eston Grady Pilcher, Leigh Mallet Clark, Walter Emmett Perry, Ben Yaney Cooper, Lee Harben Pou, Henry Herbert Evans, James Moody Proctor, Clifford Corbin Farmer, Jr., Albert Gordon Rives, Fred Truwitt Farnell, Ralph Clifton Scott, Joseph Eugene Foster, Arthur Lawrence Shaw, Thomas Bowen Hill, Jr., John Jackson Sparkman, William Henry Thomas.

On May 6, 1922, Supreme Justice Frank L. Fawcett and Supreme Secretary Frank M. Ludwick, assisted by the St. Louis Alumni Chapter, installed the Champ Clark Chapter at Washington University, at St. Louis, Missouri, with the following charter members: Paul Armand Richards, Geo. Miller Rassieur, Kenneth Eldon Pearce, Julius Joseph Selvaggi, Harry William Martinson, Harold V. Pensoneau, Alfred John Ave. C. Wheeler Detgen, Samuel Shone Faires, Stuart McSpaden Haw, James P. Christenson, Gurn Price, Anthony Mahowald, R. Martin Barrow, Clarence Crowder, James J. Milligan, Lloyd Jennings Voyles, Francis V. Fania, George Thomas Williams, John A. Eversole, Joseph Martin Klamon.

On June 10, 1922, Supreme Justice Frank L. Fawcett and Supreme Secretary Frank M. Ludwick, assisted by an installation team from Cole and Hammond Chapters and local alumni, installed the William Mitchell Chapter at the University of Minnesota, Minneapolis, Minn., with the following charter members: Thomas McKinley McCabe. James Lyman Hetland, John Webster Ahlen, Arthur Matthew Carlson, Arthur McLeod Clure, Russell Howard Ewing, Avery William Gilkerson, Milton Ira Holst, John H. Hougen, Elmer Charles Jensen, Alvin Roswell Johanson, Allen Vern Junkin, John Joseph Kelley, Harold Ferdinand Kumm, Leonard Otto Langer, Guy Everett McClure, Robert Glynn Manley, Perry R. Moore, Thomas Blair Mouer, Joseph Roland Pratt, Philip N. Snodgrass, Henry L. Soderquist, Erwin Paul Van Buren, George Bennett Wiggins, Wilfred Wendell Wiggins, Harold Wright.

On April 27, 1923, a charter was granted to the Oklahoma City Alumni Chapter at Oklahoma City, Okla, with the following charter members: Roy C. Carner, John C. Powell, Isaac Rhea McQueen, Otho Willis Been, Donald B. Darrah, Cecil T. O'Neal, Roy St. Louis, Charles E. Frantz, Lynn A. Horton, Glenn Waldo Faris, Myron M. Gibbens, Mathew Rex Belisle, John F. Butler, Neal E. McNeil, Neal Edward Maurer.

On May 27, 1923, Supreme Vice Justice, Rex Hardy, assisted by Supreme Justice Frank L. Fawcett and Brothers Schadle (Livingstone), Peterson (Holmes), Mathews (Campbell), Jerman (Hughes) and Glover (Gunter) installed the Philander C. Knox Chapter at the University of Arizona, Tucson, Arizona, with the following charter members:

Elbert R. Thurman, Edward Timothy Cuisick, Ora David Latham, James Thomas Gentry, Riney B. Salmon, Bonsall Noon, William C. Fields, Lesley B. Allen, Lawrence L. Howe, Walter Cheers, Rouland W. Hills, W. Fenimore Cooper, Frank E. Paige, Thomas H. Sills, Robert D. Crowe, Harry Lee Ellis, James Sadler McCall, Lynn D. Smith, William Lane, Thomas Elliott, Ralph Forch.

Between the Eighteenth and Nineteenth National Conventions, much constructive work was done. A uniform system of reports and accounts was established and installed. Chapters were urged to adopt a budget system and business policy in the management of their Chapter affairs, and to require from their membership the prompt payment of their obligations. Efficiency and cooperation between the Chapters and the Supreme Chapter, and the preservation of chapter rolls and records was urged. The purchase of jewelry was regulated, thereby assuring the uniformity of official badges. procuring the protection of new members and assuring them of full value in merchandise, and establishing a jewelry record so that all jewelry could be identified, with the assurance that official badges would go only into the proper hands. A complete and accurate directory was published; systematic and energetic chapter pledging was arranged with particular attention to scholastic standing. Twenty-six chapters were inspected during this administration and much needed improvement in some effected. The practice of issuing monthly bulletins out of the Supreme Secretary's office did much to bring about a closer cooperation between Collegiate Chapters and the Supreme Chapter, and substantially assisted in establishing a more businesslike administration

Seven issues of the Quarterly were published, and Alumni subscriptions thereto solicited. An effort was made to increase the quality of the magazine and stimulate the interest of the brothers in school and substantial prizes were offered for contributions.

Phi Alpha Delta assisted substantially in the defeat of anti-fraternity legislation in several states.

The proper exemplification of the ritual was emphasized and an amendment for additional ritual submitted to the Convention for approval. The compilation of written chapter history was continued and the history published.

The Nineteenth Biennial Convention of Phi Alpha Delta Law Fraternity, held on December 29, 30 and 31, 1923, at the Wardman Park Hotel, Washington, D. C., was one of the greatest conventions in the history of the fraternity. This is true not only of the constructive work in organization that was done, but also true of the caliber of men present and the spirit of fraternity that existed at all times, whether in the midst of labor or refreshment. One of the outstanding social features was the Convention Banquet at which our esteemed Brothers Hon. William Howard Taft, the Chief Justice of the Supreme Court of the United States, Major General Hanson E. Ely, and Hon. Arthur J. Tuttle, Judge of the United States District Court at Detroit, made splendid addresses.

There were in addition to seven alumni chapters forty-two out of forty-five active chapters represented in the Convention. The committee on constitutional amendments under the chairmanship of Past Supreme Justice August A. Rendigs, performed meritorious service. There were several constructive amendments considered by this com mittee, among them an entirely new provision of the constitution creating a Board of Trustees to administer a National Endowment Fund to be used for the purpose of assisting chapters in purchasing homes or building chapter houses. By resolution adopted by the convention some \$8,500 was turned over to the Trustees as a starter, with a further provision in the amendment for the sum of \$2.00 out of each per capita tax collected thereafter being paid to the said Trustees.

Among many other amendments of importance was one providing for the abolishment of the District Conventions giving the power to appoint District Justices into the hands of the Supreme Justice. This was done because it was felt that the District Assemblies with their widely separated chapters placed needless additional expense and duties upon the active chapters.

A revised ritual was presented to the Convention by Allan T. Gilbert, chairman of the ritual committee, and a new committee under the chairmanship of Philip E. Barnard was appointed to revise the old one using parts of the new ritual presented, said committee to report to the next convention. Two thousand directories compiled by Dwight H. Green, Supreme Historian, were turned over to his successor for sale and distribution.

The following officers were elected for the ensuing two years: George E. Fink, Supreme Justice; Joseph A. Carey, Supreme Vice Justice; Frank M. Ludwick, Supreme Secretary; Allan T. Gilbert, Supreme Historian; Professor Harry W. Humble, Editor-in-Chief; Howard B. Henshey, Supreme Marshal; Frank L. Fawcett, Rex G. Hardy and Dwight H. Green, Board of Tribunes; and August A. Rendigs, Jr., Harvey D. Taylor and Arthur L. Limbach, Board of Trustees for the National Endowment Fund.

In the early part of 1925 our Editorin-Chief resigned because of press of work and John Bradfield, an alumnus of Campbell Chapter, Ann Arbor, Michigan, was appointed by the Supreme Board to fill the vacancy. Brother Bradfield immediately assumed his duties and published the April issue of the Ouarterly.

During the past two years the following five chapters were installed and added to the official rolls of the fraternity:

Duncan U. Fletcher Chapter was installed on January 12, 1924, by Supreme Vice Justice Joseph A. Carey of Washington, D. C., at the University of Florida, at Gainesville, Florida. Many distinguished guests were present. The following are charter members:

Carroll W. Fissell, Lee Worley, Herbert S. Peteron, Harry A. Johnston, Joseph V., Dillon, Wm. P. Howard, Jr., James N. Fielding, Reeves Bowen, W. V. Smithwick, Paul H. Brinson, Paul Emmert, Lester W. Jennings, Ralph A. Marsicano.

Francois X. Martin Chapter was installed at Tulane University at New Orleans, Louisiana, on Saturday, December 13, 1924. The installing officer was Supreme Justice George E. Fink, assisted by five men from Morgan Chapter at the University of Alabama, and the following are charter members:

Louis Henry Burns, James Warren Richardson, Clancy A. Latham, Henry Warmoth Robinson, Samuel J. Tennant Jr., Eduard F. Henriques, Val J. Stentz, Wynne Grey Rogers, James A. Condon, Harry F. Stiles Jr., Arthur Alexander de la Houssaye, J. Olin Chamberlin, Louie H. Gosserand, John Lemuel Toler, René A. Viosca, Charles A. O'Neill, John Edmond Singreen, Eugene Weber Williamson, Wayne Soulé Stovall, James Valentine Egan Irion, Lester J. Lautenschlaeger, Walker Brainerd Spencer Jr., S. Schwing Kiblinger.

William P. Willey Chapter was installed at West Virginia University College of Law, Morgantown, West Virginia, on Saturday, February 14, 1925. The installing officer was Supreme Justice George E. Fink, assisted by Arthur L. Limbach, one of the Trustees of the National Endowment Fund, Bradley McKinley Burns, Campbell Chapter, and four men from Taft Chapter of Georgetown University, Washington, D. C., and the following are charter members:

Francis L. Warder, Bertie L. Damron, Forest D. Douglas, Hardin R. Harmer, George Dana Herold, Chauncey D. Hinerman, Ezra E. Hamstead, Walter Everett Mahan, Earl L. Eakle, John N. Charnock, Warren F. Morris, K. Douglas Bowers, Ulysses G. Young Jr., John L. Whitten Jr., Paul W. Ware, Wilbur C. Perry, Charles F. Gore.

David T. Watson Chapter was installed at the University of Pittsburgh College of Law, Pittsburgh, Pa., on

Saturday, May 9, 1925. The installing officer was Supreme Justice George E. Fink, assisted by Brothers Bradley McKinley Burns, Arthur Limbach, and Joe Bailey Brown of Pittsburgh and three men from Taft Chapter, and the following are charter members:

Joseph P. Babcock, J. Miller Couse, J. Hartford Dilley, L. Norman Dilley, Harold Hanmer, Jacob E. Hartmann, John W. Himebaugh, Hamilton S. Lyon, Donnell W. Marsh, Wesley A. Moffat, Hackett J. Mullen, George B. McCreary, Francis X. McCulloch, John L. Packer, Oscar G. Peterson, George L. Reade.

Woodrow Wilson Chapter was installed at Cornell University College of Law at Ithaca, New York, on Saturday, October 17, 1925, the ceremonies taking place at Freeville, New York. The installing officer was Supreme Justice George E. Fink, assisted by James P. Harrold of Chicago, Illinois, a member of Webster Chapter and a Cornell Man of the class of '95, and three men from Campbell Chapter of Ann Arbor, Michigan, and the following are charter members:

Addis Van Alstyne Adams, Albert Thomas Bolles, Donald Prouse Blake, Ernest W. Brackett, Frank Campbell, Eugene J. Conroy, Daniel Francis Flanagan, Fred Goodelle, Clarence Kugler Gundaker, Edward William Ickes, Arthur John Keeffe, Sherman Moreland, Jr., Arthur Rose Moore, John Winchester MacDonald, George Byron Rice.

The Twentieth Biennial Convention was called to order by Supreme Justice, George E. Fink, on December 29, 1925, at the Chase Hotel, St. Louis, Mo. The Fraternity now numbered forty-eight Collegiate Chapters and Eighteen Alumni Chapters. The reports of the various National officers demonstrated that the Fraternity was in a splendidly sound condition financially and otherwise. A model initiation was presented at the

Convention for the first time, a new ritual being used in the initiation. This ritual was approved and the Supreme Executive Board instructed to have it printed. The Convention rejected a proposal providing for the reduction in the amounts to be appropriated for the National Endowment Fund. A proposal that compulsory life subscriptions to the Ouarterly of \$10.00 be required and collected in installments from each initiate was rejected. An amendment to the constitution changing the order in which Supreme Officers should be elected and succeed in case of vacancy was adopted. The Convention rejected a proposal to increase the number of members of the Supreme Executive Board but authorized the Supreme Executive Board at its discretion to call in other Supreme Officers to attend Board Meetings. A proposal to change the method of selecting District Justices was rejected. A proposal prohibiting the installation of Chapters in schools not members of the Association of American Law Schools or rated as Class AA schools of American Bar Association was rejected. The constitution was amended and new district boundaries established. The Supreme Executive Board was instructed to carefully scrutinize all applications for permission to initiate honorary members and definite requirements established.

The Charter of the John Lawson Chapter at the University of Mo., was revoked. The Supreme Board was instructed to withdraw the Charter of Capen Chapter and to hold the same until it was finally determined whether or not the Law School of Illinois Wesleyan would be continued, and the Supreme Board authorized to revoke the Charter if it should become necessary.

The Supreme Executive Board was instructed to approve a distinctive pin as an emblem to be worn by Past Supreme Justices and to present the first one to retiring Supreme Justice George E, Fink. The Supreme Executive Board was instructed to publish during the next administration, a new edition of the directory. The duty of organizing, supervising and rehabilitating Alumni Chapters was delegated to the Supreme Vice-Justice and the supervision of the ritual work of the Fraternity delegated to the Supreme Marshal.

The following officers were elected:
Supreme Justice, Rex Hardy; Supreme Vice-Justice, John J. Nangle; Supreme Secretary, Frank M. Ludwick;
Supreme Historian, Allan T. Gilbert;
Editor-in-Chief, John Bradfield; Supreme Marshal, Philip E. Barnard;
Chairman of the Board of Tribunes,
George E. Fink; Associate Members of
Board of Tribunes, Joseph A. Carey and
Howard B. Henshey; Chairman Board
of Trustees, August A. Rendigs, Jr.
(Term unexpired); Associate members,
Board of Trustees, Harvey D. Taylor
(Term unexpired); Frank L. Fawcett.

On February 20, 1926, Supreme Justice Rex Hardy assisted by an installation team composed of Ruben Shay (Benton), Henry Moyle (Marshall), J. L. Eberle (Marshall), Ben Lingenfelder (Cole), and other members of the Salt Lake City Alumni Chapter installed the George Sutherland Chapter at the University of Utah, Salt Lake City, Utah, with the following charter members:

Glen D. Woodmansee, Roger I. Mc-Donough, Bert Merrill, Merle Ralph Howells, Wm. Francis Liston, Otto Arthur Wieslev, Elliott R. Wight, Preston Thatcher, Merrill C. Faux, Wm. Affred Rossiter, George Albert Goates. Victor C. Hatch, Charles Kenneth McShane, Glen S. Hatch, Erastus D. Sorenson, Parker P. Carver, Amos H. Bagley, Fred R. Elledge, John Ross Dudley, Kneland Clark Tanner, Z. Reed Millar, Spencer D. Parratt, Wm. A. Dawson.

On May 7, 1927, Supreme Justice Rex Hardy, assisted by District Justice Amzi Barber, and Brothers Hitz, Jordan and Blackburn, installed the William Albert Keener Chapter at the Emory University, Atlanta, Georgia, with the following charter members:

Aubrey F. Folts, Wayman E. Cobb. David E. McMaster, Jr., Marion Williamson, Francis Y. Fife, Joseph L. Anthony, John G. Fulwood, Charles J. Hansen, Robert Carpenter, Hamilton B. Stephens, William C. Wilson, Glenn McAllen Elliott, Emil J. Clower, W. H. H. Jones, William E. Vinson, Jr., Carville D. Benson, Devereaux F. Mc-Clatchey, J. Quillian Maxwell.

On June 4, 1927, Brothers Harvey D. Taylor, Edward M. Tracewell and Fred M. Roberts, all of Benton Chapter, assisted by local Alumni initiated a group of men into the Augustus H. Garland Chapter of Phi Alpha Delta at the University of Arkansas, Fayettville, Ark, thus reviving this Chapter which had been inactive for a number of years.

The Convention now was composed of fifty Collegiate Chapters and Eighteen Alumni Chapters.

The Twenty-first biennial Convention of the Fraternity was called to order on December 29, 1927, by Supreme Justice Rex Hardy at the Gibson Hotel in Cincinnati, Ohio. The Supreme Justice in his report to the Convention pointed out the substantial increase to the endowment fund, reviewed alumni chapters activities, suggested the registration of the Fraternity's name, discussed the question of Summer Conventions and recommended for the serious consideration of the Convention the proposed new constitution and by-laws. In preparing certain proposed amendments to the constitution, the Supreme Justice and the Supreme Secretary were impressed with the need of a general revision of the fundamental law of the Fraternity, for the reason that it was ambiguous, lacking continuity and was an attempt to combine the constitution and the by-laws. They thereupon undertook to rewrite the constitution and by-laws of the Fraternity. A considerable portion of the time of the Twentyfirst Convention was devoted to the consideration and adoption of this constitution.

The Convention recommended that the Supreme Board issue a directory every two years, beginning with the year 1929.

One of the most hotly contested questions at this Convention was that having to do with the adoption of the policy requiring all initiates to pay at the time of their initiation to the Chapter, in addition to the regular initiation fees, the sum of \$10.00 as a life subscription to the Quarterly. Upon roll call the proposal lost by one vote, and the Supreme Executive Board was instructed to submit the proposal to the Chapters by way of an initiative amendment to the by-laws.

The Convention instructed the Supreme Executive Board to proceed to affiliate with the conference of law fraternities.

The following officers were elected:

Supreme Justice, John J. Nangle; Supreme Vice Justice, Frank E. Rulledge; Supreme Secretary, Frank M. Ludwick; Supreme Historian, Allan T. Gilbert; Supreme Editor, Phillip E. Barnard; Supreme Marshal, Lawrence R. Lytle; Chairman Board of Tribunes, Rex Hardy; Associate Members Board of Tribunes, Frank L. Fawcett and Thomas P. Octigan; Board of Trustees, August A. Rendigs, Jr., Chairman, Harvey D. Taylor, and William C. Rilev.

On June 1, 1929, Supreme Marshal Lawrence R. Lytle installed the L. Q. C. Lamar Chapter at the University of Mississippi, Oxford, Miss., with the following charter members:

Francis Holt Montgomery, Wilton Charles Thomas, John Reed Edwards, David Cottrell, Jr., Thomas Buford Rowland, Hugh Newton Clayton, Leonard Micajah Simmons, Claude Feemster Clayton, Jesse Harold Graham, Cary Stovall, Story Lowery Fortenberry, Charles Bramlett Roberts, Henry Adrian Coleman, Henry Hilbrun, Jr., Geo. Payne Cossar, Ralph Criss, Jr., Willis McIllwain, Jos. Pleasant McCain, Kenneth Douglass Horton, Roberson Horton, Ernest Lafayette Shelton, Jr.

On the 14th day of October, 1929, a charter was issued to the Madison Alumni Chapter, at Madison, Wis., and the following are charter members:

Ralph M. Immell, G. W. Stephens. Wm. J. P. Aberg, Lawrence Hall, L. E. Issacson, R. J. Sutherland, Myron Stevens, Frank W. Kuehl, Glenn H. Bell, A. E. Kilmer, Roman Heilman, L. W. Reader, Theodore G. Lewis, Robert C. Grelle, Earl N. Cannon, Perry A. Sletteland, Ernest H. Pett, Walter Choinski, John Cavanaugh, A. J. Thoman.

On March 3, 1928, Supreme Marshal, Lawrence R. Lytle, assisted by District Justice, Alex M. Hitz and an installation team from Keener Chapter, installed the William Hansel Fish Chapter at Mercer University, Macon, Ga., with the following charter members:

Thomas M. Callaway, Jr., Henry S. Barnes, Augustus C. Felton, William P. Jent, R. H. Casson, Samuel C. Callaway, R. A. Chappell, C. W. Walker, William A. Wommack, Jr., George R. Ellis, James H. Hall, Glenn B. Hasty, Joseph Q. Davidson, Paul S. Etheridge, Jr., J. A. McClain, Jr.

The new constitution which was adopted at the Twenty-first Convention provided that Conventions should be held on the even number of years instead of the odd number of years, for the purpose of allowing the Convention to go over until the Summer time, as it was decided there to again go back to the original plan of Summer convenions. The Supreme Executive Board, therefore, affixed the dates of August 27 to 29, 1930, and the Twenty-second biennial Convention was called to order at Milwaukee, Wis., on August 27, 1930,

by Supreme Justice John J. Nangle. The Supreme Justice reported sound financial condition and referred particularly to the necessity for the development of Alumni Chapters throughout the country. He discussed the Quarterly at some length; and recommended further effort to improve it. He commented upon the organization of local employment bureaus, and recommended the establishment of a National Employment Bureau. He announced the publication of the first Fraternity Song Book, under the editorship of Brother Frank E. Aschemeyer of St. Louis.

The Supreme Vice Justice, Frank E. Rutledge, reported the installation of Alumni Chapters at Atlanta, Ga., Birmingham, Ala., and Madison, Wis.

The Convention rejected a proposal to permit the payment of the per capita tax in two installments instead of one. and rejected the proposal for the proration of the per capita tax. A plan for the establishment of a National Employment Bureau was proposed and adopted. The Supreme Executive Board was authorized to enter into a contract for the publication of a new directory. The Supreme Secretary was instructed to procure a blanket bond covering all members of the Fraternity who handled any of the Fraternity's funds, and to bill the Collegiate and Alumni Chapters their proportionate share of the cost of such bond.

A proposal to advocate the appointment rather than the election of judges developed an interesting discussion, but was ruled out of order by the chair and no action taken.

Considerable time was devoted at this Convention to the discussion of the official magazine. It was the concensus of opinion that the cost greatly exceeded the benefits and that the magazine was not a representative publication. Many suggestions toward its improvement were offered and recommendations made to the Supreme Executive Board. Probably the most important action of this

Convention was the consideration of compulsory life subscriptions to the official magazine. The Convention adopted an amendment to the by-laws providing that each member of the Fraternity upon initiation into his local Collegiate Chapter should be required to subscribe for life to the official magazine of the Fraternity. The price of such life subscription was fixed at \$9.00; \$3.00 to be paid at the time of the initiation and the remaining \$6.00 to be paid in two equal installments due on November 1 of each year thereafter, such funds to be transferred by the local chapter to the Supreme Secretary who was in turn required to deposit same in a separate fund to be known as the Magazine Trust Fund and such funds to be invested and reinvested by the Supreme Secretary. subject to the approval of the Supreme Executive Board, in income bearing securities and the net income only of such fund to be used for the purpose of the magazine. The amendment further provided that any surplus net income shall be added in accumulations to the principal of said fund, and that the fund might be added to by gifts, devises and bequests. The Executive Board was empowered to remove the Supreme Editor from office at any time for cause regarded as sufficient by the Supreme Executive Board.

The Convention provided for furniture loans to be made out of the endowment fund.

The following officers were elected:

Supreme Justice, Allan T. Gilbert: Supreme Vice Justice, Frank E. Rutledge; Supreme Secretary, Frank M. Ludwick; Supreme Marshal, Alex Hitz; Supreme Historian, Lawrence Lytle; Supreme Editor, Earl Hatcher; Chairman Board of Tribunes, John J. Nangle; Associate Members Board of Tribunes, Frank L. Fawcett and George E. Fink; Board of Trustees, August A. Rendigs, Ir., Chairman; Rex Hardy and Thomas P. Octigan.

On March 18, 1931, a charter was granted to the Pittsburgh Alumni Chapter, Pittsburgh, P. A., with the following charter members:

R. W. Humphrey, James D. Gray, Harry V. Baiz, E. R. Murdock, Francis L. McFarren, Dale T. Lias, O. G. Peterson, Dan B. Dougherty, James H. Grav, John L. Packers, Wells Fay, J. King Evans, Victor E. Voss, Edward Montgomery, James H. Dilley, Carl S. Lamb, Walter W. McVey, Anargyros E. Camarinos, Wayne Theophilus, Robert B. Riley, Bradley McK Burns, Harold L. Masters, W. Kenneth Hamblin, John G. Bell, Alexander B. Gilfillan, Francis Mc-Culloch, Joe E. Dickinson, Arthur Van Meter, Edward F. Kelly, John D. Moffat, Wesley A. Moffat, John A. McCann. R. H. Snyder, Robert W. Fahringer, Jo B. Brown, Lee Norman Dilley, P. A. Love, George L. Reade, Joseph K. Benedict, Eustice H. Bain.

On March 1, 1932, a charter was granted to the Twin City Alumni Chapter, Minneapolis and St. Paul, with the following charter members:

Thomas B. Mouer, Charles F. Noonan, Perry R. Moore, James L. Hetland, J. L. Krusemark, H. V. Harn, Leonard L. Langer, Donald A. Holmes, Edward J. Kotrich, John E. Palmer, Grant L. Martin, Alf L. Bergerud, Gerhard Sonnesyn, Clifford N. Carlson, Donald J. Kelley, William E. Dahl, A. V. Junkin, John F. Scott, Ulric C. Scott, Peter M. Scott, E. E. Dickson.

On May 28, 1932, Supreme Justice Allan T. Gilbert and Supreme Secretary Frank M. Ludwick, assisted by local Alumni installed the Roger Brooke Taney Chapter at Southern Methodist University, Dallas, Texas, with the following charter members:

V. Eugene Bailey, F. W. Bartlett, Jr., T. Allen Melton, Claud O. Boothman, Earl W. Green, Bonner R. Landman, Lewis O. Osborn, James L. Walsh, Jr., J. Calhoun Anderson, Henry Camp Harris, Jr., Warren J. Jenney, David B. Love, Morris C. Hodges, Eddie C. H. Kannenberg, Franklin E. Spafford, and on the same day, May 28, 1932, Supreme Justice Allan T. Gilbert and Supreme Secretary, Frank M. Ludwick, installed the Dallas Alumni Chapter at Dallas, Texas with these members:

Hugo Swan, Benjamin H. Gallagher, Harold B. Sanders, George W. Hutchison, George E. Hughes, Leslie Jackson, Marshall R. Diggs, A. W. Loveland, Lynn A. Horton, Martin A. Row, Harry L. Cooper, R. W. Sanderson, Bailey R. Baxter.



Chapter Officers and their Duties

JUSTICE. Upon the Justice rests the burden and responsibility for the success of his Chapter. He should be a man of force and executive ability, of even disposition and sound judgment. If his Chapter maintains a house he should reside there. It is his responsibility and duty to see that all of the Chapter officers faithfully perform their duties and that the requirements of the National Constitution and By-Laws and local By-Laws are carefully enforced. He should see that Chapter meetings are conducted in conformity with established rules of parliamentary procedure and that they are opened and closed in conformity with the ritual provided therefor; that pledges are properly instructed before their initiation; that brothers participating in the ritualistic ceremony are familiar with their parts and capable of performing them. He should appoint proper committees for the carrying on of Chapter activities and require their prompt performance. He should watch the scholastic standing of the members in his Chapter, maintain a contact with the Dean and faculty members and apply such disciplinary measures as may be necessary, justly and firmly. The office of Justice is the highest honor which his Chapter has to confer. In accepting this honor he assumes a great responsibility, and for the faithful performance of his duties he receives a great satisfaction for service done as well as much valuable experience. In selecting the man to serve as Justice, the Chapter should carefully consider his qualifications and not be swayed by the personal charm or popularity of those under consideration for so important an office.

VICE-JUSTICE. The Vice-Justice should be thoroughly informed on all the duties of Justice in case he be called upon at any time to take the place of the Justice. He should have as nearly as possible the same qualifications outlined for the Justice and should stand ready to assist him at any time.

CLERK. The office of Clerk of a Chapter is a very important one, for to a large extent the standing and reputation of the Chapter is dependent upon the manner in which he discharges his duties. He is the principal point of contact between the Chapter and the Supreme Chapter, as most correspondence is directed to his attention to be transmitted by him to the proper officers or to the Chapter. It is his duty to keep the minute books and all records of the fraternity, other than financial records. Monthly Chapter Bulletins from the Supreme Secretary's office are forwarded to him and he should see that these Bulletins, as well as other important correspondence from National Headquarters are read to the Chapter at the first meeting following their receipt. He should maintain an accurate and up-to-date roster of all the members of his Chapter, and should at all times keep up to date on alumnus record cards (Form "I") a record of all alumni from his Chapter. He should see that the historical form blanks (Form "F") are prepared and signed by the initiate at the time of his initiation, and immediately forwarded to the Supreme Secretary's office. It is from this form that the initiate's records are prepared at National Headquarters. and his subscription to the REPORTER entered upon the general file of the fraternity, from which subsequent directories are printed, he should see to it that he has on hand in his Clerk's book a sufficient supply of the following forms, and should watch the fraternity calendar appearing in this hand-book and republished in each issue of the magazine and be prompt in the furnishment of the required forms and records. fice of the Supreme Secretary without All forms can be procured from the of-

FORM "A" Should appear in the front of the book. On this appears the entire roll of Chapter members and pledges. Should be used for the purpose of keeping a permanent roll call sheet. This will enable officers to check up on local Chapter attendance, which is one of the things that inspecting officers are required to investigate and report to the Supreme Executive Board.

ROLL CALL of	Form A CHAPTER
Year 193	– 193
Name	Date of Meting

FORM "B" For use of the Clerk in keeping the minutes of Chapter meetings. The minutes should be written up in permanent form as soon as possible following the meeting, preferably in typewriting. At the end of each school year the minutes for that year should be removed from the Clerk's record book and placed in a strong mainlla envelope and permanently filed with the Chapter Records.

MINUTES OF		
of		Form I
CHAPTER. Date:	MINUTES OF	MEETING
Date:	of	
The meeting was called to order by Bro		CHAPTER.
The roll was called and the minutes of the previous meeting were		Date:
The Chapter then proceeded with the regular order of business, as follows:	The meeting was called to order by Bro	Justice
	The roll was called and the minutes of the previous meet	ing were
	The Chapter then proceeded with the regular order of bu	siness, as follows:

FORM "D" It is very important that this form be in the office of the Supreme Secretary in duplicate not later than October 15th of each year. If possible to do so, it should be mailed sooner, as it is from this form that the Chapter records for the year are made up at National Headquarters and addresses of members secured for the mailing of the REPORTER. Chapter members' copies of the magazine are not mailed until this form is received.

Note:—This form should be address of each man should be address of each man should be official magazine maily men have been affiliated to office of the Supreme See	year of graduation ould be plainly type led. If any men l from other chapter	from the law sch ed and should be have been initiated s, note fact oppos	the address to which he d this fall, send notice ite their names. This	etc. In addit e desires his co immediately.
Name		Year	Address	

FORM "E" Should be in the Supreme Secretary's office not later than April 1st of each year, in order that the Chapter roll may be printed in the REPORTER as required by the fraternity By-laws. This issue serves as a supplement to the fraternity Directory.

ROLI	OF ME	MBERSHIP for FOR THE SCHOOL		
Cla	88	Full Name	Home Address	
9	1		***************************************	
9	2			
9	3			
9	4			
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19	29			
19	30			

FORM "F" The Historical Form Blank must be filled out at the time or before a man is initiated. Should be signed by the Clerk and confirmed by the initiate. This is an extremely important form and should be executed with the greatest care as it is from this form that all permanent National fraternity records are made, the membership certificate ordered and life subscriptions to the REPORTER entered. It should be mailed to National Headquarters on the day following the member's initiation.

Form F
SUPREME SECRETARY OF THE PHI ALPHA DELTA LAW FRATERNITY
HISTORICAL FORM BLANK
Dear Sir and Brother:
In compliance with the Constitution of the Fraternity I send you herewith the name, addres and other
particulars relative to a brother who was initiated by
the day of A. D. 1933
(As desired on membership certificates, printed or typewritten)
Place of birth
Before entering the law school he attended the following institutions:
graduating therefrom in 19 with the degree of
(if not a graduate, state years of attendance 19 to 19)
While there he was initiated as a member ofgeneral fraternity.
And was also a member of the following organizations:
He is a member of the law class of 19 and his temporary or college address is:
His permanent or home address is
State of
His copies of the Reporter he desires sent to the following address:
This "Historical Form Blank" was filled out before and signed during the initiatory exercises. At the
same time the Alumnus Record Card, Form I, was filled out and filed.
Fraternally yours,
Clerk
Confirmed by Initiate
Courting of Anti-

FORM "I" The Alumnus Record Card should be prepared by the Clerk at the time a man is initiated. It should be kept in a permanent card file, and any changes of address of members entered thereon. It is suggested that at least once during every school year, and preferably at more frequent intervals, a letter be prepared and forwarded to all Chapter alumni outlining in an interesting fashion the Chapter's activities, inviting visitation and soliciting the continued interest and support of the older men.

PHI ALPHA DELTA LAW FRATERNITY ALUMNUS RECORD CARD
Full Name
Place birth
His permanent or home address is
Name father
Before entering law school attended following institutions
Graduating therefrom 19 with degree of
(If not graduate, state years attendance 19 to 19)
While there was initiated member ofgeneral fraternity.
Was also member of following organizations:
He is a member of the law class of 19
Initiated Phi Alpha Delta 19

FORM "K" The pledge record should follow form "A" in the Clerk's record book and should be kept up to date at all times.

PLEDGE RECORD							
NAME	Class	Brother Recommending	Date Proposed	Date of Vote	Result of Vote	Date Fledged	Date of Initiation
			1 1 1 2 3				

FORM "J" The last form of the school year, is due in the Supreme Secretary's office on May 30th. This is an exceedingly important form as it not only gives National Headquarters the names of the officers with whom they can contact at the opening of school, but it contains a summary of the Chapter's activities for the year. From this form the Chapter's directory appearing in the first issue of the magazine in the school year is prepared.

O THE SUPREME	SECRETARY OF THE PH LAW FRATERNITY	DEEL
nnual report of	Chapter of	Collec
	llege year 1919	
Report promptly. Please w Names in full and classes of	rite plainly, typewritten if possible. Do not members in Chapter when college opened in th	write on margins. e autumn of this school yea
	14	

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•••••		
	25	
	26	
	26	
Deaths (name, class and da	26	o have died during year):
Deaths (name, class and da	26	o have died during year):
Deaths (name, class and da	26.	o have died during year):
Deaths (name, class and da Names, classes, residence a lege year:	26	o have died during year): left college during the pa
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Deaths (name, class and da Names, classes, residence a lege year:	26.	o have died during year): left college during the pa
Deaths (name, class and da Names, classes, residence a lege year:	26	o have died during year): left college during the pa
Deaths (name, class and da Names, classes, residence a lege year:	26. e of death of active or graduate members who and present occupation of those who have the present occupation of those who have the present occupation of the present occupation occupation of the present occupation oc	o have died during year): left college during the pa
Deaths (name, class and da Names, classes, residence a lege year:	e of death of active or graduate members who have members who have the following the second s	o have died during year): left college during the pa
Deaths (name, class and da Names, classes, residence a lege year:	e of death of active or graduate members what of those who have the second of those who have the second of the sec	o have died during year): left college during the pa

	Page 2, Form J
Names in full and classes of members initiated this year:	
Traines in full and chases of members intended this year.	
Names and addresses of honorary members initiated during year:	
Do you occupy a house? If so, how many men live in it? Is it leased	
Is there any indebtedness on it? If so, state how much	
What method do you pursue in raising funds for same?	
Describe Chapter rooms, if you do not occupy a house	
Is your Chapter incorporated? If so, under what name?	
Names and addresses of officers for next year. (Give the college address, which	will insure prompt
deilvery of mail.)	
Justice	
Vice-Justice	
Clerk	
Treasurer	
Marshal	
Total school enrollment Do you issue a Chapter paper? (How often a year	
What rules govern rushing?	
Percentage of college men in fraternities	
Report of members who join other fraternities, giving names of fraternities	
Any further information you wish to have recorded	
Signed	
Signed	
70	Chapter
Date19	

FORM "L" Is to be used in petitioning the Supreme Executive Board for permission to initiate honorary members. It should be typewritten in triplicate and forwarded to the Supreme Secretary, who will immediately forward the petition by mail to the members of the Supreme Executive Board for action. In no instance should an honorary member be approached until after the approval of the Supreme Executive Board has been secured. A violation of this rule may cause considerable embarassment to a Chapter, should the Supreme Executive Board disapprove the petition.

	Form L
To the Supreme Executive Board:	
Chapter of Phi Alpha	Delta Law Fraternity
respectfully petitions the Supreme Executive Board for permission and authori	
member of	Chapter of said fraternity
Name of candidate	
Present address	
Age	***************************************
Occupation	
Law School attended	
College -degrees, if any	
Year of admission to bar	
Member of what other fraternities	
Member of what clubs and societies	
Offices and honors held by candidate	- selist
(State fully and explicitly just how his initiation as an honorary member will be	enefit chapter and fraternity)
Respectfully submitted,	
Justice of Chapter.	Clerk of Chapter.
(Over)	

INSTRUCTIONS

- 1. Chapters should use utmost discretion in making recommendations for Honorary Membership to the Supreme Executive Board.
- the Supreme Executive Board.

 2. The utrout exerce yound surround the consideration of any prospective honorary member until

 2. The utrout exerce younds are not provided to the consideration of the chapter.

 3. Only men who have so distinguished themselves by their achievements that they are of more
 than local prominence should be considered for Honorary Membershear.
- 4. Chapters in making recommendations should be governed solely by the best interests of the fraternity as a whole, and not by the selfish interests of the chapter or any of its members.
 - 5. Submit application in triplicate.

A Chapter is liable for a fine of \$5.00 for each month's delinquency in furnishing reports and the required Chapter letters for the REPORTER.

TREASURER. Probably no officer can make or break a Chapter more effectively than the Treasurer. No Chapter can permanently prosper without a definite financial policy vigorously and constantly enforced. It is desirable, although not absolutely essential, that the Treasurer have some knowledge of bookkeeping. Immediately upon his election to office he should take charge of the uniform accounting system provided by the Supreme Executive Board. In the front of this account book he will find complete and detailed instructions as to the proper method of keeping the fraternity books, together with

sample pages illustrating simply and exactly how this work should be done. In the event these instructions have been lost or destroyed he can procure additional copies without cost from the Supreme Secretary.

In addition to the uniform accounting system, which is contained in a loose-leaf leatherette binder with the name PHI ALPHA DELTA LAW FRATER. NITY stamped in gold upon the cover, he should have a supply of forms "G" and "H" which are remittance sheets for initiation fees and annual dues, respectively, and copy of which follow:

				Form G				
		INITIATION R	EMITT	ANCE SHEET				
	Note:—This form must be filled in by the $\ensuremath{\mathrm{Treasurer}}$ when making remittance to the Supreme Secretary for INITIATION FEES							
	CHAPTER 19.							
Herewith I enclose								
		NAME IN FULL	Date of Initiation	Address to Which Initiate Desires Reporter Mailed Give Street, Number, City and State				
	1							
	2							
	3							
	4							
	5							
	6							
	7			it at at britishers of kills the				
	8							
	9							
	10							
	11							
	12							
	13							
	14							
	15							

	REMITTANCE SHEET	FOR ANNUAL DUES					
Note:—Ti	his form must be filled out by the Treasu	rer when making remittance to the Supreme Secretary					
	CI	HAPTER, 193					
Herew	Herewith I enclose						
as the Al members:	NNUAL DUES to the National Chapter for	or the School Year of 193193 for the following					
	NAME IN FULL	Address to which Member desires Reporter Mailed. Give Street, Number, City and State.					
1							
2							
3 _							
4							
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14							
15							

He should also have Chapter audit forms for the submission of the annual audit which is required to be in the Supreme Secretary office on December 1st of each year.

CII	ADTED	ATIDIT

	O.M.	T T DIC TIOD !			
Cash on Hand		Date		\$	
Receipts					
			Total Receipts	\$	
Total Income				\$	
Disbursements					
			Total Disbursements	\$	
Balance on Hand	Date			\$	
We hereby certify Chapter's financial con	that this is a true	statement of.			
Chapter Acc	age 2 ounts Receivable	***************************************		Treas	urer
Name	OR SERVICE SERVICE	Amount	When	n Due	
Total Amount Due C	napter			\$	

For the amount of initiation fees and dues which the Chapter is obligated to pay to the Supreme Chapter, refer to National By-Laws on page 10 on Fees and Dues.

The Following is a requirement of the Supreme Executive Board which the Chapter must enforce under pain of the suspension of its charter. Strict and inflexible, it has been found to be the only practical method of maintaining the financial standing and continued prosperity of Chapters:

"Whereas, various chapters have in the past been severely penalized through failure of chapter members to meet their financial obligations to an extent in some cases of jeopardizing the chapter's very existence; and whereas, the Supreme Executive Board is convinced that the future progress of Phi Alpha Delta is dependent upon the adoption of a definite financial policy on the part of the chapters; now, therefore,

BE IT RESOLVED, That chapters be forbidden under a penalty of suspension to initiate pladges until the full initiation fee has been paid to the chapter treasurer; that chapter treasures be required to read at each regular meeting the names of all delinquent members and amounts owed by such delinquent, together with a list of all accounts payable which are thirty days or more delinquent;

BE IT FURTHER RESOLVED, That chapter officers be required to prefer charges for the suspension of any member more than three months in arrears with their financial obligations, and that chapters be required to expel from the Fraternity any member who shall leave school owing the chapter money."

The Chapter is liable for a fine of \$5.00 for each month's delinquency on fees and dues.

MARSHAL. Other than duties specifically delegated to the Marshal by local Chapters, his duties are prescribed in the book of the ritual of the fraternity. He should see to it that all paraphernalia used in the exemplification of the ritual is provided and kept locked in a suitable box and at all times in good condition and repair. To him is dele-

gated the duty of supervising pledges during their pledge period and to attending to their inspection prior to their initiation. He should supervise all of the ritual of the fraternity. He should be a man of dignity and talent, for the impression received by new members is largely dependent upon his work.

Chapter Activities

Under the heading "Rushing" have been indicated various advantages which will accrue to members of Phi Alpha Delta after graduation. Members are entitled to expect, however, advantages and pleasures during their school life. These can be fully realized by the Chapter engaging in certain activities.

Regular meetings with full attendance are essential, and it is of course important that these meetings be made attractive. It is impossible to definitely outline the plan of Chapter activities to be followed by every Chapter, due the differing conditions in certain schools, but past experience has shown that some programs are almost universally successful, and so we suggest that:

(1) As much as possible of the routine business of the Chapter be delegated to an executive committee composed of the Chapter officers. This committee, after transacting the business of the fraternity, should report briefly and concisely to the Chapter at its meeting so that the various members may be kept advised. Long and tiresome discussions should be eliminated.

(2) If the Chapter Treasurer is efficient, and the Chapter conforms to the requirements of the Supreme Executive Board, constant and lengthy discussions regarding finances will be eliminated.

(3) A successful Chapter is a well-balanced one and so should be the Chapter programs which should be planned to provide not only intellectual and scholastic development, but also an opportunity for pleasure and comraderie.

(a) Deans and Professors of the law schools should be invited to meet with and speak to the Chapters. This brings about a closer contact between the members and the faculty, increasing appreciation of the Chapter on the part of the faculty, and will almost always provide an interesting and enjoyable program. (b) Practicing lawyers, jurists and particularly local alumni, almost invariably welcome an opportunity to meet with and speak to Chapters. In such meetings members will receive practical slants on the practice, not given in the regular course, and have an opportunity to extend their acquaintanceship with older men which may in the future prove invaluable.

(c) Joint meetings with other legal fraternities are sometimes desirable.

(d) Some Chapters follow the practice of holding a mock trial, annually each spring, which is arranged to satirize generally the faculty, the leaders and various organizations in the school. One Chapter has so developed this idea that they are able to charge sufficient admission to entirely take care of their budget, thus eliminating dues and assessments.

(e) Participation in intramurals is highly desirable to develop fellowship and esprit de corps.

(f) Many Chapters follow the practice of giving a scholastic award which is open to all members of the law school regardless of their fraternity affiliations.

(g) Occasional dances are advisable in some localities and inadvisable in

(h) Outings are highly recommended as they can be held without great expense and do much to cement friendships.

(i) A singing Chapter it has been observed catches the true Phi Alpha Delta spirit. Provide sufficient copies of the Phi Alpha Delta song book to assure all members of the Chapter being familiar with the song. Close meetings, dinners and pledge ceremonies with "True to Thee Phi Alpha Delta." At luncheon and dinner another song during the meal is always good—and this will be bound to bring new songs to our book.

- (j) An annual dinner that is purely a Chapter dinner, preferably not during home coming, at which dinner some of the old "grads" would come, makes for tradition and happy memories in the Chapter. Some of the Chapters have a "Pig Dinner" (whole roast pig).
- (k) There should be a committee on Alumni that would not only assist the Clerk in keeping up the records but would collect information for an annual bulletin which would go to all Alumni, keeping up the old interests which would be good missionary work for the Chapter should they ever need to call for financial assistance.

Rushing

Careful planning and a definite rushing program are vital to the continued success of any Chapter. It is impossible in this work to definitely outline a plan meeting the needs of every Chapter, due to local conditions. Certain suggestions, however, are applicable to all Chapters.

Chapters rushing in the fall should arrange for a committee to function during the summer vacation. A form letter should be sent to every alumnus residing in the State, their names and addresses being procured from the Chapter file or from the directory, requesting that they advise the rushing committee of the names of desirable members and that they contact these ment in advance and recommend that they accept a bid in Phi Alpha Delta if offered. Frequently this is of substantial assistance to the Chapter in getting the men wanted. Many chapters secure in advance from the school authorities a list of all Freshmen who are planning to enter school in the fall. A smoker or reception is arranged and all Freshmen invited to attend. This not only gives the Chapters an opportunity to look over material but tends to promote a democratic atmosphere and may be of benefit in making new men feel

at home in the law school. Invariably the Dean of the law school is glad to cooperate in making such an affair a success.

Chapters extending bids at the close of the first semester should have a definite program outlined and where local rules do not forbid, should maintain frequent contacts so that prospective members may know something about the organization from which they may subsequently receive a bid. Every member of the fraternity should be familiar with our fraternity history and with our National Constitution and By-laws, both of which appear in this issue.

Rushees should be informed of the advantages and pleasures to be derived from their association in a fraternal organization with men studying for the same profession and in the participation of local Chapter activities. They should know the age and standing of the fraternity nationally. The following reprint from the May issue of the reporter may be referred to:

STANDARDS OF THE AMERICAN BAR ASSOCIATION With Rulings Thereon by Its Council on Legal Education and Admissions to the Bar

Resolution of the American Bar Association are printed in italics; rulings of the Council in regular type.

(1) The American Bar Association is of the opinion that every candidate for admission to the bar should give evidence of graduation from a law school complying with the following standards:

(a) It shall require as a condition of admission at least two years of study in a college.

An approved school shall require of all candidates for any degree at the time of the commencement of their law study the completion of one half of the work acceptable for a Bachelor's degree granted on the basis of a four-year period of study either by the state university or a principal college or university in the state where the law school is located.

Each school shall have in its records, within twenty days after the registration of a student, credentials showing that such student has completed the required pre-legal work.

Students who do not have the required preliminary education shall be classed as special students, and shall be admitted to approved schools only in exceptional cases.

The number of special students admitted in any year shall not exceed ten per cent of the average number of beginning law students admitted during

the two preceding years.

No student shall be admitted as a special student except where special circumstances such as the maturity and the apparent ability of the student seem to justify a deviation from the rule requiring at least two years of college work. Each school shall report to the council the number of special students admitted each year, with a statement showing that the faculty of the school has given special consideration to each case and has determined that the special circumstances were sufficient to justify a departure from the regular entrance requirements.

The following classes of students are to be considered as special students unless the law school in which they are registered has on file credentials showing that they have completed the required pre-legal work.

 (a) Those transferring from another law school either with or without advanced standing in law;

 (b) Those doing graduate work in law after graduation from an unapproved school;

(c) Those taking a limited number of subjects either when registered in another department of the University or when on a purely limited time basis. (b) It shall require its students to pursue a course of three years duration if they devote substantially all of their working time to their studies, and a longer course, equivalent in the number of working hours, if they devote only part of their working time to their studies.

A law school which maintains a course for full-time students and a course for part-time students must comply with all of the requirements as to both courses.

The curriculum and schedule of work of a full-time course shall be so arranged that substantially the full working time of students is required for a period of three years of at least thirty weeks each.

A part-time course shall cover a period of at least four years of at least thirty-six weeks each and shall be the equivalent of a full-time course.

Adequate records shall be kept of all matters dealing with the relation of each student to the school.

The conferring of its degree shall be conditioned upon the attainment of a grade of scholarship ascertained by written examinations in all courses reasonably comfortable thereto.

A school shall not, as a part of its regular course, conduct instruction in law designed to coach students for bar examinations.

(c) It shall provide an adequate library available for the use of students.

An adequate library shall consist of not less than seventy-five hundred well selected, usable volumes, not counting obsolete material or broken sets of reports, kept up to date and owned or controlled by the law school or the university with which it is connected.

A school shall be adequately supported and housed so as to make possible efficient work on the part of both students and faculty. (d) It shall have among its teachers a sufficient number giving their entire time to the school to ensure actual personal acquaintance and influence with the whole student body.

The number of full-time instructors shall not be less than one for each one hundred students or major fraction thereof, and in no case shall the number of such full-time instructors be less than three.

- (e) It shall not be operated as a commercial enterprise and the compensation of any officer or member of its teaching staff shall not depend on the number of students or on the fees received.
- (2) The American Bar Association is of the opinion that graduation from a law school should not confer the right of admission to the bar, and that every candidate should be subjected to an examination by public authority to determine his fitness.
- (3) The Council on legal education and admissions to the bar is directed to publish from time to time the names of those law schools which comply with the above standards and of those which do not and to make such publications available so far as possible to intending law students.

Schools shall be designated "Approved" or "Unapproved."

A list of approved schools shall be issued from time to time showing the schools that have fully complied with the American Bar Association standards.

No school shall be placed upon the approved list without an inspection prior to such approval made under the direction of the Council.

All schools, in order to be upon the approved list, are required to permit full inspection as to all matters when so requested by any representative acting for the Council, and also to make such reports or answers to questionnaires as may be required.

In compliance with the policy announced by the American Bar Association in 1921, we recommend the establishment in each state, where none now exist, of opportunities for a collegiate training, free or at moderate cost, so that all deserving young men and women seeking admission to the bar. may obtain an adequate preliminary education; and, that the several states be urged through the council on legal education and admissions to the bar. to provide at stated times and places. for pre-legal examinations to be held by the university of the state or by the board of law examiners thereof, for those applicants for admission to the bar, obliged to make up their preliminary qualifications outside of accredited institutions or learning.

The following is a letter from Alexander B. Andrews, Secretary, Council of Legal Education of the American Bar Association, to the Supreme Secretary of Phi Alpha Delta Law Fraternity. We believe that this letter will prove of great interest to all members of the fraternity, in that it points out the high standing of Phi Alpha Delta and shows some of the progress of the past few years.

Over a year ago the writer made some study of the law fraternities, looking to see how the several law fraternities chapter roll measured up to the American Bar Association standards.

As a basis of study one must have a starting point, hence the writer has taken the 1930 Carnegie Foundation Legal Review (making corrections as to such schools that our Council of Legal Education has recognized) and I find that they tabulate as follows:

1931 TABLE OF LAW SCHOOLS OF UNITED STATES

	Me	orning	Mixed	Evening	Total
All		83	23	76	182
(A)	Recognized	73	8		81
(B)	State conforming, both as to two years college before beginning three years law,				
	or equivalent for part time	8	3	22	33
(C)	Only as to two years college completion				
	before study	1	5	9	15
(D)	Only as to part time equivalent of four				
	years	0	6	31	37
(E)	Non-conforming with either	1	1	14	16
		_			
		83	23	76	182

On this tabulation the writer made up a tabulation of your chapter list as of November, 1930, using the roll as set forth in Baird's Manual and the law school tabulation as set forth in the Carnegie Foundation Review for 1930, and found that your roll of fifty-two chapters tabulated as follows:

PHI ALPHA DELTA

Standing of Chapters November, 1930

	Me	orning	Mixed	Evening	Total
All		46	3	3	52
(A)	Recognized Conforming	43	3		46
(B)	All	3			3
(C)	Only as to 2 years college			2	2
	3 years law or 4 years in part time			1	1
(E)	Not observing either				
		-	_	_	_
		46	3	3	52

This tabulation shows that out of your roll of fifty-two chapters that there were forty-six (38.46 per cent) in law schools recognized by our Council of Legal Education, while three others (Stetson, Arizona and Hastings) were in law schools that were conforming both as to two years college before beginning the study of three years of law. This is a total of 94.23 per cent of your chapter roll either approved or conforming.

Since that time Stetson and Arizona have been recognized by our Council and the fifty-two chapters now tabulate as follows:

PHI ALPHA DELTA

Standing of Chapters March, 1932 Morning Mixed Evening Total

All	11	3	3	52
Α	45	3		48
В	1			1
C			2	2
D			1	1
E				
			-	
	46	3	3	52
	46	3	3	52

As you will see, the above statement shows forty-eight out of your fifty-two chapters are in recognized schools, which the writer lists in class A.

Under "B" heading there is one morning school listed, which is Hastings, of California.

Under "C" there are two evening schools (Chicago College of Law and Kent College, both in Illinois).

Under "D" there is one evening, namely, Kansas City.

If Kansas City were enforcing the two years college requirement and the evening schools in Chicago (Kent and Chicago) had the four year standard course for part time school as the equivalent for a three year morning school, your list of chapters would show up splendidly.

On a percentage basis it is interesting to note the changes that have taken place in your chapter roll between November, 1930 and March, 1932, which show up as follows:

	November	March
	1930	1932
All	52	52
A	88.46	92.31
В	5.77	1.92
C	3.84	3.84
D	1.92	1.92
Е		
	99.99	99.99

A complete file of the fraternity magazines should be maintained by the Chapters either in the Chapter house or in the law school library. Magazines shrould be kept bound for this purpose. The rushee should be shown the fraternity directory and should know that it is widely used, not only by members of the fraternity, but by the Bar generally in the forwarding of business. His attention should be directed to the fact that inumerable connections have in the past and will in the future be made as a result of membership in the fraternity, and that many of the Alumni

Chapters of the larger cities maintain Phi Alpha Delta employment bureaus and that this work is being developed nationally. An examination of the directory shows a surprising number of Phi Alpha Delta partnerships and connections. Do not overlook the fact that through membership in Phi Alpha Delta a lawyer is immediately at home in any locality in the United States and in many foreign countries, that his pleasure in the practice of the law in his own particular community is enhanced through membership; that membership in a legal fraternity has more to offer than any other fraternity, social or professional, due to the fact that during the remainder of his life, through the very nature of his profession he will be daily associated with his brothers in his practice, and that through his membership are available the advice and counsel of his older brothers practicising at the Bar and occupying positions on the Bench. If he is politically ambitious the value of contacts made through his membership in the fraternity can hardly be overestimated.

In practically every community where a law school is located can be found local alumni Chapters, or interested alumni. Effective results can often be secured through the assistance which may be procured from these older men in rushing. Frequently joint dinners can be arranged, to which prospective members may be invited with exceedingly satisfactory results. Phi Alpha Delta scholastic awards should be widely discussed and it should be pointed out that these awards are available only to members of the fraternity.

Bear in mind that the day has passed when a man desires to join a fraternity merely for the purpose of wearing a fraternity pin or key. He is almost certain to ask himself "What have I to gain through membership in this organization?" Every member of the Chapter should be familiar with all the advantages which the fraternity has to offer and be able to explain them coherently and convincingly.

Above all, a systematic program is essential.

The following is a partial list of prominent alumni to whom reference may very properly be made. This can of course be amplified by referring to the directory.

Executive

FEDERAL

DEPARTMENT OF STATE

Foreign Service of the United States

William S. Culbertson (Calhoun),

Ambassador to Chile, Santiago, Chile. Leon Ellis (Dunbar), Second Secretary, American Legation, Peiping, China.

Charles B. Hosmer (Hamlin), Consul, Naples, Italy.

Verne G. Staten (Capen), Vice-Consul, Hankow, China.

John J. MacDonald (Calhoun), Vice-Consul. Batavia, Java.

DEPARTMENT OF WAR

Army

John J. Pershing (Lawson), retired, General of the Armies, also Chairman of American Battle Monuments Commission, Washington, D. C.

Hanson E. Ely (Benton), Major General, retired, Washington, D. C.

Frank W. Halliday (Hamlin), Lieutenant Colonel and Professor of Law, United States Military Academy, West Point. New York.

Roland M. Hollock (Fuller), Major, J. A. G. D., The Presidio, San Francisco, California.

Ernest H. Burt (Calhoun), Captain, J. A. G. D., Headquarters, Seventh Corps Area, Omaha, Nebraska.

DEPARTMENT OF JUSTICE

Office of Attorney General

Roy St. Lewis (Harlan), Assistant Attorney General in charge of Admiralty, Alien Property Custodian Matters, etc., Washington, D. C.

Albert J. Law (Jay), Special Assistant, Enforcement of Anti-Trust Laws Division, Washington, D. C.

Sewall Key (Taft), Attorney, Taxation, Prohibition, etc., Division, Washington, D. C.

Neil Burkenshaw (Taft), Special Assistant, Criminal Law Division, Washington, D. C.

Office of Solicitor General

William J. Hughes (Taft), Attorney, Washington, D. C.

Bureau of Prohibition

Dwight E. Avis (Cole), Chief of Coordination and Special Agency Division, Washington, D. C.

DEPARTMENT OF THE NAVY

Navy

Palmer M. Gunnell (Magruder), U. S. S. Helena, care Postmaster, Seattle, Washington.

United States Marine Corps

James J. Meade (Taft), Lieutenant Colonel, Quantico, Virginia.

Jesse F. Dyer (Taft), Lieutenant Colonel, U. S. S. Houston, care Postmaster, Seattle, Washington.

Merritt B. Curtis (Temple), Captain, Marine Barracks, Philadelphia, Pennsylvania.

DEPARTMENT OF COMMERCE

Bureau of Foreign and Domestic Commerce

Emil S. Schnellbacher (Magruder), Assistant Chief of Commercial Intelligence Division, Washington, D. C.

INTERSTATE COMMERCE COMMISSION

Clyde B. Aitchison (Jay), Washington, D. C.

UNITED STATES BOARD OF MEDITATION

Edwin P. Morrow (Clay), Earle Building, Washington, D. C.

INTERNATIONAL JOINT COMMISSION

A. Owsley Stanley (Clay), Washington, D. C.

STATE

GOVERNORS

David Sholtz (Clay), Tallahassee, Florida.

Martin Sennett Connors (Calhoun), Jackson, Mississippi.

ATTORNEYS GENERAL

Ulysses S. Webb (Temple), San Francisco, California. Roland E. Boynton (Green), Topeka,

Kansas.

Cary D. Landis (Brewer), Tallahassee, Florida.

Harry R. Hewitt (Campbell), Honolulu, Hawaii.

Fred J. Babcock (Kent), Boise, Idaho. Percy Saint (Martin), New Orleans, Louisiana.

John H. Dunbar (Dunbar), Olympia, Washington.

SECRETARY OF STATE

George S. Myers (Hay), Columbus, Ohio.

Legislative

UNITED STATES SENATE

Duncan U. Fletcher (Fletcher), Jacksonville, Florida. William E. Borah (Kent), Boise,

Idaho.

F. Rvan Duffy (Rvan), Fond du Lac.

Wisconsin.

Thaddeus H. Caraway, died November 6, 1931 (Jay), Jonesboro, Arkansas.

Henry J. Allen, appointment expired December 1, 1930 (Benson), Wichita, Kansas.

UNITED STATES HOUSE OF REPRESENTATIVES

Albert E. Carter (Temple), Oakland, California.

William P. Lambertson (Marshall), Fairview, Kansas.

Virgil Chapman (Clay), Paris, Kentucky.

John Young Brown (Clay), Lexington, Kentucky.

Fletcher B. Swank (Harlan), Nor-

man, Oklahoma.

Andrew J. Montague (Jefferson),
Richmond, Virginia.

George W. Blanchard (Ryan), Edgerton, Wisconsin.

Burnett M. Chiperfield, term expired March 4, 1933 (Magruder), Canton, Illinois

William P. Holaday, term expired March 4, 1933 (Magruder), Danville, Illinois.

John E. Nelson, term expired March 4, 1933 ((Hamlin), Augusta, Maine.

Donald F. Snow, term expired March 4, 1933 (Hamlin), Bangor, Maine.

Olger B. Burtness, term expired March 4, 1933 (Corliss), Grand Forks, North Dakota.

J. Zach Spearing, term expired March 4, 1931 (Martin), New Orleans, Louisiana

Judiciary

UNITED STATES COURT OF CUSTOMS AND PATENT APPEALS

Irvine L. Lenroot (Ryan), Washington, D. C.

UNITED STATES CIRCUIT COURT OF APPEALS

Curtis D. Wilbur (Temple), Judge, Ninth Circuit, San Francisco, California.

UNITED STATES DISTRICT COURTS

William I. Grubb (Morgan), Birmingham, Alabama.

John E. Martineau (Garland), Little Rock, Arkansas.

Frank H. Kerrigan (Temple), San Francisco, California.

Louis FitzHenry (Capen), Bloomington, Illinois.

Fred L. Wham (Magruder), Centralia, Washington.

Benjamin C. Dawkins (Martin), Monroe, Louisiana.

Arthur J. Tuttle (Campbell), Detroit, Michigan.

William Hawley Atwell (Taney), Dallas, Texas.

SUPREME COURT OF THE DISTRICT OF COLUMBIA

Jesse C. Adkins (Taft), Washington, D. C.

STATE SUPREME COURTS

Christopher L. Avery (Calhoun), New London, Connecticut.

Jesse C. Hart, Chief Justice (Garland), Little Rock, Arkansas.

Frank G. Smith (Garland), Little Rock, Arkansas.

T. H. Humphreys (Garland), Little Rock, Arkansas.

John T. Adams, Chief Justice (Gunter), Denver, Colorado.

Haslett P. Burke (Gunter), Denver,

Colorado. Fred H. Davis, Chief Justice (Fletch-

er), Tallahassee, Florida. William H. Ellis (Brewer), Talla-

hassee, Florida. Lawrence DeGraff (Cole), Des

Moines, Iowa. Frederick F. Faville (Hammond),

Des Moines, Iowa.
William A. Johnston, Chief Justice (Green), Topeka, Kansas.

Rousseau A. Burch (Benson), Topeka, Kansas.

John S. Dawson (Benson), Topeka, Kansas.

W. W. Harvey (Green), Topeka, Kansas.

Wm. Easton Hutchison (Green), Topeka, Kansas.

Charles A. O'Niell, Chief Justice (Martin), New Orleans, Louisiana.

Wynne Grey Rogers (Martin), New Orleans, Louisiana.

James R. Dean (Reese), Lincoln, Nebraska.

James W. Cherry, Chief Justice (Sutherland), Salt Lake City, Utah.

William H. Folland (Sutherland), Salt Lake City, Utah.

Marvin B. Rosenberry, Chief Justice (Ryan), Madison, Wisconsin.

Walter C. Owen (Ryan), Madison, Wisconsin.

STATE APPELLATE COURTS

Frederick W. Houser (Ross), Associate Justice, Court of Appeals for Second District, Los Angeles, California.

Victor R. McLucas (Ross), Presiding Judge, Appellate Department of Superior Court for Los Angeles County, Los Angeles, California.

John M. O'Connor (Blackstone), Justice, Appellate Court for First Dis-

trict, Chicago, Illinois.

Kickham Scanlan (Blackstone), Justice, Appellate Court for First District, Chicago, Illinois.

Wm. W. Westerfield (Martin), Judge, Court of Appeals for Parish of Orleans,

New Orleans, Louisiana.

Ewing C. Bland (Benton), Associate Judge, Kansas City Court of Appeals, Kansas City, Missouri.

Francis M. Hamilton (Chase), Judge, Court of Appeals for First District, Cin-

cinnati, Ohio.

Perry H. Stevens (Campbell), Judge, Court of Appeals for Ninth District, Akron, Ohio.

AMERICAN BAR ASSOCIATION OFFICERS AND COMMITTEES

Silas H. Strawn (Campbell), President, 1927-28, also Chairman of Committee on Federal Taxation, 1932-33, Chicago, Illinois.

J. Harry LaBrum (Taft), Vice-President for Third Judicial Circuit, 1932-33,

Philadelphia, Pennsylvania.

Charles E. Lane (Taft), member of General Council, Cheyenne, Wyoming.

John R. Snively (Magruder), member of Committee on Unauthorized Practice of the Law, 1930-33, Rockford, Illinois.

Herbert F. Goodrich (Hammond), member of Committee on Federation Taxation, Philadelphia, Pennsylvania.

Eugene A. Gilmore (Ryan), member of Committee on Mexican Divorce Practice, Iowa City, Iowa.

Arthur J. Tuttle (Campbell), member of Committee on Legal Aid, Detroit, Michigan.

Clarence J. Hartley (Ryan), member of State Council for Wisconsin, Superior, Wisconsin.

Albert W. McCollough (Marshall),

member of State Council for Wyoming, Laramie, Wyoming.

Walter F. Dodd (Magruder), member of State Council for Illinois, Chi-

cago, Illinois.

James P. Harrold (Webster), member of State Council for Illinois, Chicago, Illinois.

Fred H. Davis (Fletcher), member of State Council for Florida, Tallahassee,

Florida.

RAILROAD ATTORNEYS

William A. Colston (Jay), General Counsel, New York, Chicago & St. Louis R. R. Co., Cleveland, Ohio.

Arthur Van Meter (Jay), General Attorney, Monongahela Railway Company, Pittsburg, Pennsylvania.

Carson L. Taylor (Hammond), Assistant General Solicitor, Chicago, Milwaukee, St. Paul and Pacific R. R. Co., Chicago, Illinois.

Instructors

FULL TIME

Chicago Law School, Chicago, Illinois. Charles Wylie Allen (Marshall), Dean

Columbia University, New York City. James P. Gifford (Livingston)

Cornell Law School, Ithaca, New York. Lewis W. Morse (Wilson) Lyman P. Wilson (Marshall)

DePaul University, Chicago, Illinois.

James J. Cherry (Story)

Drake University, Des Moines, Iowa.

Arthur A. Morrow (Cole), Dean

Duke University, Durham, North Carolina.

Malcolm McDermott (McReynolds)

Emory University, Emory University,
Georgia.

Henry M. Quillian, Jr. (Marshall) On leave of absence, 1932-33.

Georgetown University, Washington. Charles E. Roach (Taft)

John Hopkins University Institute of Law, Baltimore, Maryland.

Hessel E. Yntema ((Livingston)

John B. Stetson University, Deland, Florida.

Lewis H. Tribble (Brewer), Dean

Loyola University, Chicago, Illinois. Charles H. Kinnane (Magruder) Mercer University, Macon, Georgia.

Mercer University, Macon, Georgia. Joseph A. McClain, Jr. (Fish), Dean Henry A. Shinn (Green) Karl Stecher (Calhoun)

New Jersey Law School, Newark, New Jersey.

Lewis Tyree (Staples)

New York University, New York City Lawrence P. Simpson (Magruder) Northwestern University, Chicago, Ill. Edwin F. Albertsworth (Hay)

Southern Methodist University, Dallas. Texas.

Charles S. Potts (Taney), Dean

Stanford University, Stanford University, California.

Joseph W. Bingham (Holmes)

Joseph W. Brigham (Holmes) Arthur M. Cathcart (Holmes) Marion R. Kirkwood (Holmes), Dean William B. Owens (Holmes)

State University of Iowa, Iowa City, Ia. Eugene A. Gilmore (Ryan), Dean Tulane University, New Orleans, La.

Paul W. Brosman (Magruder)
Valparaiso University, Valparaiso, Ind.

Russell R. Reno (Magruder)
University of Alabama, University, Alabama.

Whitley P. McCov (Jay)

University of Arizona, Tucson, Arizona. Leonard J. Curtis (Knox) I. Byron McCormick (Capen)

University of California, Berkeley, California.

Evan Haynes (Temple)

University of Chicago, Chicago, Illinois. Harry A. Bigelow (Marshall), Dean Ernst W. Puttkammer (Marshall) Kenneth C. Sears (Lawson)

University of Cincinnati, Cincinnati, O. Charles E. Weber (Chase)

University of Colorado, Boulder, Colo.
William R. Arthur (Gunter)
Benjamin S. Galland (Gunter)

University of Denver, Denver, Colo. Odis H. Burns (Holmes) University of Idaho, Moscow, Idaho. Bert E. Hopkins ((Calhoun) William E. Masterson (Kent), Dean William H. Pittman (Kent)

University of Illinois, Urbana, Illinois.
William E. Britton (Magruder)
Albert J. Harno (Calhoun), Dean
George B. Weisiger (Magruder)

University of Kansas, Lawrence, Kansas. Thomas E. Atkinson (Campbell) Robert M. Davis (Kent), Dean Frank Strong (Green)

University of Kentucky, Lexington, Ky.
Lyman Chalkley (Clay), Professor
Emeritus

Roy Moreland (Clay) William L. Roberts (Clay)

University of Michigan, Ann Arbor, Michigan

Grover C. Grismore (Campbell)
University of Nebraska, Lincoln, Neb.
Lawrence Vold (Reese)

University of North Carolina, Chapel Hill, North Carolina.

Maurice T. Van Hecke (Ruffin)
University of North Dakota, Grand
Forks, North Dakota.
Jalmer O. Muus (Corliss)

Percival M. Viesselman (Corliss)
University of Oklahoma, Norman, Okla.
William B. Swinford (Holmes)
Floyd A. Wright (Green)

University of Oregon, Eugene, Oregon. Charles G. Howard (Magruder) University of Pennsylvania, Philadel-

phia, Pennsylvania. Herbert F. Goodrich (Hammond) University of Pittsburg, Pittsburg, Pennsylvania.

Mahlon E. Lewis (Watson)
Joseph W. Madden (Marshall)

University of Southern California, Los Angeles, California.

Charles E. Carpenter (Magruder) University of Utah, Salt Lake City, Utah Frederick E. Hines (Holmes)

On leave of absence, 1932-1933. William H. Leary (Sutherland), Dean University of Washington, Seattle, Wash.

Leslie J. Ayer (Dunbar) Harold Shepherd (Holmes), Dean Washburn College, Topeka, Kansas. Harry K. Allen (Benson) Washington University, St. Louis, Mo. Wiley B. Rutledge, Jr. (Gunter),

Dean

West Virginia University, Morgantown, West Virginia.

Edmund C. Dickinson (Willey)

Yale University, New Haven, Conn.

Arthur L. Corbin (Calhoun)

Roscoe T. Steffen (Calhoun)

On leave of absence, 1932-1933.

We are indebted to Brother John R. Snively for the list of prominent alumni printed here. The Supreme Secretary's office is endeavoring to maintain an upto-date list of alumni in public life. Such information should be sent to his office

Jewelry

In 1919 detailed specifications were prepared and adopted by the fraternity for the manufacture of official jewelry as described in the Constitution. The fraternity registered its Greek letters as a trade mark to protect the name as well as its insignia. In 1923 the fraternity entered into a contract with L. G. Balfour Company to act as the sole official jeweler, after securing bids from many competing firms and careful analysis of samples submitted. While there may be some disadvantages in the practice of requiring the purchase of all jewelry from the official jeweler, experience has proven that they are far outweighed by the advantages. This practice enables the fraternity to limit the sale of its jewelry to those entitled to its use, as every order requires the approval of the Supreme Secretary. It assures a uniform product of high standard at the best price possible to secure merchandise of the quality specified, as all official jewelry must conform to the adopted specifications. The fraternity receives from the official jeweler a commission on all jewelry sold, which goes

into the general funds of the fraternity, without however increasing the cost due to mass buying.

The By-laws require all Chapters to purchase their jewelry from this source. It should be ordered on the official order blanks provided by the jeweler. Such order blanks can be procured promptly upon application to L. G. Balfour Company, Attleboro, Massachusetts. The order blank is in triplicate, one copy of which is forwarded direct to the official jeweler at the above address, the second copy to the Supreme Secretary's office and the third is retained by the Chapter Clerk or Treasurer for his records.

The following is a price list which is effective at the present time:

Pledge Pins, per dozen	\$ 6.00
Plain Badge	3.50
Crown Set Pearl Badge	14.00
Crown Set Pearl Badge, miniature	12.50
Alumnus Key, yellow gold	5.25
Alumnus Key, white gold	10.25
Alumnus Key, green gold	8.25
Recognition pin, silver	.75
Recognition pin, gold	1.00

Scholastic Awards

The school year of 1932-33 marked the establishment of a system of scholastic awards. Arrangements have already been made for the sale of advertising in the REPORTER to various lawbook publishers, the advertising being paid for in valuable law books. These books have been selected for their suitability to the needs of practicing attorneys. Lists of those available for distribution may be had by reference to the issues of the REPORTER.

Three forms of awards will be made, with several prizes in each group.

1. Individual Awards. Deans of all law schools where we have Chapters have been requested to certify the name of the Phi Alpha Delta ranking highest in scholastic attainment during his period in the law school. Candidates will then be required to submit an article on some legal subject of his own selection, such article to contain not less than 1500 nor more than 2000 words. These articles will be submitted to a scholastic committee and awards will be made based upon the quality of the articles submitted.

- 2. Chapter Awards. The Deans of the various law schools where Chapters of Phi Alpha Delta are located will be requested to certify the rank which the Chapter, as a group, bears to the average law school grade. Thereupon awards will be made to the Chapter holding the highest group average.
- 3. In addition to the scholastic awards, the following awards will be made at the end of each current year.
- To the Chapter which has been most prompt in the submission of reports.
- b. To the Chapter which has been most prompt in paying its financial obligations.
- c. To the Chapter which has submitted the best Chapter letters to the REPORTER.
- d. To the Chapter which has been most prompt in furnishing Chapter letters for the REPORTER.
- e. To the Chapter showing the greatest interest in National activities or which has contributed most thereto during the school year.

The individual scholastic award will of course go to the winning brother. The Chapter scholastic award may be used as the Chapter desires. It is suggested that the awards other than scholastic be given to the member responsible for the performance of the duties for which the award is made, unless the Chapter desires otherwise.

The Reporter

In December, 1906, Phi Alpha Delta commenced the publication of a magazine published under the name of THE QUARTERLY. This magazine has been published uninterruptedly since that time. In October, 1930, the name was changed to the REPORTER. At the present time this, magazine is considered the best of the professional fraternity publications and compares very favorably with the best of those published by social fraternities.

The magazine is now being published by the Supreme Secretary's office and material should be forwarded to him. Four issues a year are published, in October, December, March and May. Material for each issue should be in the hands of the Supreme Secretary not later than the first day of the month in which the magazine is published. The twenty-second biennial convention of the fraternity amended the By-laws and provided for compulsory life subscriptions to the magazine, the subscription price being \$9.00 payable in three annual installments of \$3.00 each. The first installment is due at the time of initiation and the remaining two installments on November 1st of each succeeding year. Provision has been made for the deposit of these funds in a trust fund, the income only of which is to be used for the publication of the magazine. The experience of other fraternities has proved that through the use of this method a fund can be accumulated which eventually will bear the entire expense of the publication of the magazine, eliminating this expense from the general funds of the fraternity.

The annual subscription price to the magazine is \$2.00. Professional cards can be inserted at a price of \$2.00 for four issues. Certain classes of advertising are carried. Quotations on advertising may be secured upon application to the Supreme Secretary's office.

The Directory

Since its organization, Phi Alpha Delta has followed the practice of publishing complete directories of our members. In the early days these directories were very simple. As the fraterniture grew, however, they became more complete and authentic and have come to be widely used in the forwarding of legal business, not only by the members of our fraternity but by the Bar as well. Through the use of these directories a vast amount of law business has been forwarded throughout the country.

The early issues of the directory were edited and published by the Supreme Historian, but in 1931 the Supreme Executive Board entered into a contract with Martindale's Fraternity Directory Corporation, under which contract they undertook and did publish an excellent directory in 1932. Prior to this edition a complete check of the files was made by the fraternity and a personal check by Martindale's so that

the present issue is authentic, complete and can be used with utmost confidence.

Names of all members are listed alphabetically, geographically, and by Chapters.

While they last, copies may be procured from Martindale's Fraternity Directory Corporation, 21 West Street, New York City, and the purchase price is \$5.00.

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The Phi Alpha Delta Song Book contains fifty one pages of Fraternity Songs. Songs are an important part of the traditions of any Fraternity. Copies of the Song Book may be obtained from the office of the Supreme Secretary. The price is \$1.50 per copy. Chapters having other Phi Alpha songs than those contained in the Song Book should forward copies to the Supreme Secretary to be included in subsequent issues.

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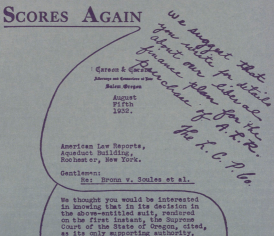
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AMERICAN LAW REPORTS



We thought you would be interested in knowing that in its decision in the above-entitled suit, rendered on the first instant, the Supreme Court of the State of Oregon, cited, as its only supporting authority, 78 A.L.R. 958. This volume come to us after all the briefs had been printed and filed and we hastily cited it to the Supreme Court by letter. Apparently, it was just what we needed.

As in the case of Livesay vs, Lee Hing, in which you requested our briefs, we were associated with Mr. H. Overton of Woodburn, Oregon.

Faithfully yours,

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