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# REPORTER

CONVENTION ISSUE

DECEMBER

1938

# Directory of National Officers of Phi Alpha Delta Law Fraternity

### NATIONAL OFFICERS

Supreme Justice

DWIGHT H. GREEN (Holmes-Marshall)

231 S. La Salle St., Chicago, Ill.

Supreme Vice Justice GEORGE E. PALMER (Rapallo) 30 Vesey St., New York City

Supreme Secretary and Editor Frank M. Ludwick (Benton) 333 Roosevelt Bldg. Los Angeles, Calif.

Supreme Alumni Advisor FRANK E. RUTLEDGE (Webster) 14 Beech St., Garden City, N. Y.

Supreme Faculty Advisor Lyman P. Wilson (Marshall) Cornell Law School, Ithaca, N. Y.

Supreme Historian JAY KYLE (Benson) c/o Washburn College, Topeka, Kansas

Supreme Marshal
WILLIAM M. O'SHEA (Webster)
451 E. Ohio St., Chicago, Ill.

### BOARD OF TRIBUNES

WILLIAM S. CULBERTSON (Calhoun) Colorado Bldg., Washington, D. C.

> JAMES H. MITCHELL (Ross) 727 W. 7th St. Los Angeles, Calif.

DAVE SHOLTZ (Calhoun)
Suite 400
American Bank Bldg.
Miami, Florida.

BOARD OF TRUSTEES OF ENDOWMENT FUND

ALLAN T. GILBERT (Blackstone) 231 S. La Salle St., Chicago, Ill.

> James D. Gray (Watson) 1406 Law & Finance Bldg. Pittsburgh, Pa.

Marshall R. Diggs (Calhoun) Federal Deposit Insurance Corp. Washington, D. C.

### THE SUPREME ADVISORY BOARD OF PHI ALPHA DELTA LAW FRATERNITY

Composed of All Past Supreme Justices

WILLIAM C. HEALION, WALDEMAR C. WEHE, PAUL C. MEIER, SAMUEL H. ROBERTS. JOHN DOYLE CARMODY, EDWARD J. HESS, JAMES P. AYLWARD, EDGAR A. JONAS. GEORGE L. STEWART, AUGUST A. RENDIGS, JR., FRANK L. FAWCETT, GEORGE E. FINK, REX HARDY, JOHN J. NANGLE, ALLAN T. GILBERT, WILLIAM S. CULBERTSON.

Fraternity Calendar

October 1st	
October 15th	Form D due in Secretary's office
October 15thOrder	Chapter Forms and Supplies from Secretary's office
November 1st	Per Capita taxes due in Secretary's office
March 15th	Form E due in Secretary's office
April 1st	
May 30th	Form J due in Secretary's office
	immediately following initiation of any member

Magazine Material

September 15th for October	issue
November 15th for December	issue
February 15th for March	issue
April 15th	issue
No material arriving after the 20th of the above mentioned months can be	used
in that particular issue.	

### THE REPORTER

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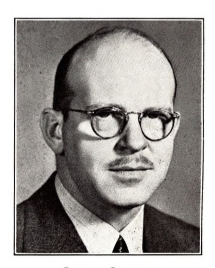
# THE NATIONAL OFFICERS



Supreme Justice DWIGHT H. GREEN



Supreme Vice Justice GEORGE E. PALMER



Supreme Secretary FRANK M. LUDWICK

# of Phi Alpha Delta



Supreme Alumni Advisor FRANK E. RUTLEDGE



Supreme Faculty Advisor LYMAN P. WILSON



Supreme Historian JAY KYLE



Supreme Marshal WILLIAM M. O'SHEA

# 25th Biennial Convention of Phi Alpha Delta

By Frank Brockus

Grand Chairman of Convention

All roads lead to Kansas City, Missouri. Once again the time has arrived when the delegates from each Chapter of the Fraternity meet in convention to transact business. This year the convention will be held in Kansas City, the Heart of America.

The dates for the meeting this year are December 29, 30 and 31. This will be the

last three days of the year. The headquarters for the meeting in Kansas City, Missouri, will be the Hotel President.

Kansas City is widely known for its hospitality and royal entertainment. The alumni there are working feverishly to make arrangements. Interest in the meeting is growing by leaps and bounds every day. By the time the delegates meet it is expected that so much excitement will have been generated by the Kansas City alumni that this meeting will be one of the best held in recent years.

A full program of entertainment is being planned with a smoker or "beer bust" being given on the opening night. A banquet will be held on the second night and on the third and last night, which will be New Year's Eve, the meeting will be climaxed by a big dance at the hotel, and will be supplemented with a hot buffet supper after midnight. The local boys are planning on



making arrangements so that the single visiting firemen can get dates.

Kansas City has a strong alumni chapter, and also Benton Chapter is located there. In addition, it is so close to Green and Benson Chapters that there should be a good attendance both from the actives and the alumni.

We have been told that the Kansas City

boys are anxious to show their wares, so if the entertainment provided on the program isn't enough, they are prepared to take the brothers in hand and show them around the town.

The meeting place is so centrally located that as many of the alumni as possible should make arrangements to attend. It will afford an opportunity to renew old acquaintances and make new friends among your brothers. In addition you will get first hand information on how the Active Chapters are progressing and be able to help the boys with the problems which confront them today. The supreme Executive board has planned several innovations in the convention program, which is printed in this issue, and all sessions of the convention should be of unusual interest. So pack your bags and we'll be seeing you in Kansas City, and ring out the old year and welcome in the new in real old PAD spirit.

### CONVENTION PROGRAM

The 25th Biennial Convention of Phi Alpha Delta Law Fraternity will convene at Kansas City, Missouri, on the morning of December 29, 1938, at the President Hotel and will wind up in a blaze of glory on New Year's Eve. An unusually interesting program has been arranged and it is hoped that, in addition to the regular accredited delegates, every chapter will have as many present as possible to enter into the discussions and also to enjoy the good times. Following is the program.

### Thursday, December 29, 1938

8:30 to 9:30—Registration of delegates.

9:45 to 10:15—Addresses of welcome by Brother Frank Brockus, Grand Chairman, and by the Mayor of Kansas City. Response—George Palmer, Supreme Vice-Justice.

10:15 to 10:30—Appointment of convention committees and reports of National Officers.

### Luncheon

2:00 to 2:15—Reference of work to various committees.

2:15 to 4:30—Round table discussion led by Supreme Marshal William 'OShea dealing with the activities, programs and management of collegiate chapters.

#### Dinner

8:00 p.m.—SMOKER.

Preceding the smoker the Ritual will be exemplified at a model initiation by Benson Chapter from Topeka, Kansas. Following the model initiation there will be a round table discussion for the purpose of developing improvements of the Ritual and the consideration and criticism of an entirely new Ritual which is being drafted for that purpose.

### Friday, December 30, 1938

8:30 to 10:30—Committee meetings.

10:30 to 12:30—Supreme Justice Dwight H. Green will lead a round table discussion on the subject of alumni chapters and alumni activities.

#### Luncheon

1:30 to 2:30—Round table discussion on "The Economic Status of the Young Lawyer," led by Supreme Secretary Frank M. Ludwick.

2:30 to 3:30—With Brother Myron K. Ellison, Justice of Benton Chapter, presiding, an hour's general discussion by collegiate chapter delegates for the good of Phi Alpha Delta.

3:30 to 5:00—Committee meetings.

7:00 p.m.—Grand Convention Banquet.

### Saturday, December 31, 1938

9:00 a.m.—Committee reports, consideration of new business, followed by the election and installation of new officers.

Saturday Night—New Year's Eve Ball.

# GENERAL CONVENTION INFORMATION

At the time of registration, delegates must indicate to the registration committee whether or not they desire ladies for the New Year's Eve Ball.

The Hotel President should be notified that you are attending the convention and entitled to the flat convention rate of \$2.50. The following schedule indicates the allowances to accredited delegates for which checks will be distributed on the second day of convention. Arrangements have been made with the hotel to cash expense checks.

BENSON, Topeka, Kansas, \$16.75; BENTON, Kansas City, Missouri; BLACKSTONE, Chicago. Illinois. \$41.00; BREWER, DeLand, Florida, \$102.10; CAPEN, San Francisco, California, \$93.60; CHASE, Cincinnati, Ohio, \$53.00; CLARK, St. Louis, Missouri, \$29.00; CLAY, Lexington, Kentucky, \$56.25; DUNBAR, Seattle, Washington, \$93.60; FIELD, Berkeley, California, \$93.60; FLETCHER, Gainesville, Florida, \$96.25; FULLER, Chicago, Illinois, \$41.00; GREEN, Lawrence, Kansas, \$15.50; GUNTER, Boulder, Colorado, \$55.25; HAMLIN, Los Angeles, California, \$93.60; HAM-MOND, Iowa City, Iowa, \$31.75: HARLAN, Norman, Oklahoma, 38.10; HAY, Cleveland, Ohio, \$64.80; HOLMES, Palo Alto. California, \$93.60; HUGHES, Denver, Colorado, \$52.40; JAY, Washington, D. C., \$86.30; JEFFERSON, University, Virginia, \$68.00; KENT, Moscow, Idaho, \$83.50; KNOX, Tucson, Arizona, \$76.94; LAMAR, University, Mississippi, \$70.00; LURTON, Louisville, Kentucky, \$33.20; MAGRUDER, Champaign, Illinois, \$39.15; MAR-

SHALL, Chicago, Illinois, \$41.00: MORGAN, Tuscaloosa, Alabama, \$63.85; RAPALLO, New York, New York, \$98.25; REESE, Lincoln, Nebraska, \$26.60; ROSS, Los Angeles, California, \$93.60; RYAN, Madison, Wisconsin, \$48.85; STAPLES, Lexington, Virginia, \$71.40; STORY, Chicago, Illinois, \$41.00; SUTHERLAND, Salt Lake City, Utah, \$68.65; TAFT. Washington, D. C., \$86.30; TANEY, Dallas, Texas, \$47.95; TEMPLE, San Francisco, California, \$93.60; WAT-SON, Pittsburgh, Pennsylvania, \$68.10; WEBSTER, Chicago, Illinois, \$41.00; WILLEY, Morgantown, West Virginia. \$80.72; WILLIAMS, Eugene, Oregon, \$93.60; WILSON, Ithaca, New York, \$86.34.

Each delegate and visitor will be required to pay a \$10.00 registration fee, which will entitle him to participate in all of the social activities of the convention. No delegate will be entitled to expenses to convention who does not report to all business sessions on time, unless otherwise excused by the Supreme Justice.

A very comprehensive program has been arranged and full discussions from the floor are very much desired, particularly from the active chapters. However, delegates are requested to observe parliamentary procedure, to limit their remarks and to avoid repetition in order to expedite convention business. Delegates or guests desiring the consideration of any particular topic should present the subject in writing to the Supreme Secretary.

# 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 friendships, 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 like graduate 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 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 vears 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 shall be entitled to have two delegates and two alternates at each convention. Each State Alumni Association of this fraternity shall be entitled to have one delegate and one alternate 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—The 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 Vice-Justice
The Supreme Secretary and Editor

The Supreme Alumni Advisor
The Supreme Faculty Advisor
The Supreme Historian
The Supreme Marshal
The Chief Tribune
Two Associate Tribunes
The Chairman of the Board of Trus-

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 and Editor—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); he shall edit and publish the official magazine; 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. Supreme Alumni Advisor— The Supreme Alumni Advisor shall have the supervision of the organization of alumni chapters and State Alumni Associations and shall be in direct charge of their activities.

Sec. 5. Supreme Faculty Advisor—The Supreme Faculty Advisor shall have supervision over the scholastic activities of this Fraternity and shall endeavor to procure the appointment of members of this Fraternity as members of the faculties in the various law schools throughout the country.

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, the Supreme Secretary, and Editor, the Supreme Alumni Advisor and the Supreme Faculty Advisor shall constitute the Supreme Executive Board of this Fraternity.

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

Sec. 3. Substitution — Should any member of the Supreme Executive

Board be unable to attend a called meeting, the Supreme Justice may call another of the Supreme Officers of the Fraternity as a substitute, in the following order, viz.: Supreme Historian and Supreme Marshal.

Sec. 4. Rules and Regulations—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 DISTRICTS

Sec. 1. Composition—The Fraternity shall be divided into eleven districts which shall be numbered and contain all Chapters which are now or which may hereafter be located within the following boundaries:

Dist. 1 The States of Washington, Oregon, Idaho and Montana.

Dist. 2 The States of Nevada and that portion of California lying North of the Tehachapi Mountains.

Dist. 3 The States of Arizona and that portion of California ly-

ing South of the Tehachapi Mountains.

Dist. 4 The States of New Mexico, Colorado, Utah and Wyoming.

Dist. 5 The States of North Dakota, South Dakota, Minnesota and Wisconsin.

Dist. 6 The States of Illinois, Michigan and Indiana.

Dist. 7 The States of Nebraska, Iowa, Kansas and Missouri.

Dist. 8 The States of Texas, Arkansas, Oklahoma and Louisiana.

- Dist. 9 The States of Ohio, Kentucky and Tennessee, Western Pennsylvania and West Virginia.
- Dist. 10 The States of Mississippi, Alabama, Georgia, Florida and South Carolina.
- Dist. 11 The States of Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, Eastern Pennsylvania, District of Columbia, Virginia, North Carolina, New Jersey, Maryland and Delaware.
- 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; viz.:

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. He 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 a sufficient number of 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. (a) Every proposed amendment to this Constitution shall be submitted to every Chapter of this Fraternity by the Supreme Executive Board at least thirty (30) days before the convention.
- (b) Every proposed amendment to the Constitution shall be submitted to the Supreme Executive Board not later than sixty (60) days preceding

the convention, for submission to the Chapters as hereinbefore stated.

Sec. 2. The Supreme Chapter in convention assembled may amend or suspend this Constitution and/or any article, section or sub-section hereof, providing the proposed amendment has been properly submitted to the Chapters, by a two-thirds vote of the accredited delegates in convention.

# By-Laws of the Phi Alpha Delta Law Fraternity

### 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 with-drawing 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 Leaving 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 Students Pre-Legal students may be pledged in the discretion of a Chapter, but no such pledge shall be initiated until he has actually entered law school.
- Sec. 9. Members in Good Standing—A member 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 Membership—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. Procedure—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 nearest the place of residence (or of business) 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 of.....Chapter, of Phi Alpha Delta Law Fraternity:

(Here itemize charges)

	Signed	
(Seal)	6	
	Justice.	
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 Chapter Clerk:

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 reception 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 taken without motion, and he may 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.

Sec. 3. Suspensions and Expulsions for Failure to Pay Financial Obligations.

When any member shall have become delinquent for three months in the payment of his financial obligations to his Chapter, or shall have left school leaving an indebtedness to his Chapter, it shall be the duty of the Chapter Justice and Treasurer to

 (a) Certify the amount of indebtedness and the due date, to the office of the Supreme Secretary, and

(b) Notify the member by mail to his last known mailing address that under the provisions of Section III, Chapter II of the By-Laws, such certification has been forwarded to the Supreme Secretary.

Upon the receipt of such certification the Supreme Secretary shall immediately forward by mail to the member's last known address, notice that such certification has been received and that unless arrangements have been made within thirty (30) days to liquidate his obligations that an order of expulsion will be entered on the records of the Fraternity and the member required to surrender his membership certificate and badge or key.

### 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 at large, or if any two 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

Upon the failure of the member to liquidate his financial obligations to his Chapter, the Supreme Secretary shall automatically issue an order of suspension or expulsion and remove the name of the member from the files of the Fraternity and from the official directory. The Supreme Secretary shall keep a permanent record of all such suspensions or expulsions and shall submit to subsequent meetings of the Supreme Executive Board for its approval all interim suspensions or expulsions.

The procedure provided for in this Section for suspension and expulsion for failure to pay financial obligations shall supersede all other procedure provided for in this Chapter of these By-Laws.

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 Initiation Fee—Every initiate to active membership shall pay to his Chapter an initiation fee, the amount of which shall be fixed by the Chapter, \$15.00 of which must be paid to the Supreme Secretary forthwith.

Sec. 2. Membership Key or Badge— The Chapter initiation fee shall include the cost of the official key or 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 \$5.00 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 in the Chapter.

Sec. 4. National Alumni Fee.

(a) Every alumnus shall pay to the Supreme Chapter on November 1st following the college year in which the member graduated or left school and on November 1st of each ensuing year thereafter a national alumni fee in the amount of three dollars (\$3) per year, unless the alumnus shall be a life subscriber to the official magazine, in which event, the per capita tax shall be two dollars (\$2) per year.

(b) The payment of the per capita tax provided for in this section shall entitle the member to a subscription to the official magazine, to all issues of the directory and such other service as the Fraternity may from time to time render.

Sec. 5. Active Chapter Charter Fee—The charter fee for an active Chapter shall be one hundred dollars (\$100.00) or such sum as shall be fixed by the Supreme Executive Board, which shall be paid to the Supreme Secretary at the time the petition therefor is submitted.

Sec. 6. Alumni Chapter Charter Fee—The charter fee for an alumni Chapter shall be thirty-five dollars (\$35) for a chapter of 10 or more members and a lesser amount for a smaller chapter, said amount to be determined by the Supreme Executive Board, which shall be paid to the Supreme Secretary at the time the petition therefor is submitted.

Sec. 7. Alumni Chapter Annual Tax—Each alumni Chapter shall pay an annual tax of fifteen dollars (\$15) 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 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 Instituted—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 (2/3) 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 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:

1st. Upon notice of the receipt by the Chief Tribune of a petition for the recall of such member, supported by two-thirds (2/3) 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 promptly 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 sepa-

rately 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 Fund:
- 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 National 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;
- 2. Submit a full report to each Convention covering the state and condition of the National Endowment Fund, totogether with a full description of each investment, and such further information as may be required;
- 3. 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;
- 4. 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) Members badge
  - (3) Official key
  - (4) Past Justice key
  - (5) Past Supreme Justice 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 official key or badge 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 jewelery shall be secured only upon consent of the Supreme Secretary, who shall approve all orders for same.
- (e) The official Past Justice key shall be a gold key of the same size and shape as the official alumni key, with a black enamel field with the scales of justice superimposed in gold in the upper righthand corner, a gavel superimposed in gold in the lefthand corner and with the Greek letters PAD in gold across the field diagonally from the upper lefthand corner to the lower righthand corner.
- (f) The Past Supreme Justice key shall be of such material and design as the Supreme Executive Board may direct.

# CHAPTER X ON THE OFFICIAL MAGAZINE

- Sec. 1. 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. 2. Complimentary Subscriptions—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. 3. Alumni Subscribers All members of Alumni Chapters must be subscribers to the official magazine.
- Sec. 4. Each chapter of this Fraternity may require its members, upon initiation into his local chapter to subscribe for life subscription to the official magazine of the fraternity, the
- price of such subscription being hereby fixed at \$9.00, which shall be included in his initiation fee. Upon payment of such amount by the local Chapter to the Supreme Secretary he shall in turn deposit the same in a separate fund known as the Magazine Endowment Fund. In the event a member shall graduate or leave school before the total subscription price of \$9.00 has been paid through the collection of that portion of the initiation fee and per capita tax, he shall continue to pay direct to the Supreme Secretary \$3.00 per year until the total life subscription price of \$9.00 has been paid in full.
- Sec. 5. Each member of this Fraternity shall receive the official magazine as long as he remains a member in good standing of his local chapter.

### CHAPTER XI ON CONVENTIONS

- Sec. 1. Delegates: Time of Election— 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 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 Chapter 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 Convention 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 Board meetings.

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 traveling 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.
- (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 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.

### National Alumni Fee

The most important action of the convention was the enactment of a new section in the By-Laws providing for a National Alumni fee. For many years we have sought some means whereby a portion of the financial expense of the fraternity could be borne by the alumni instead of requiring our collegiate chapters to carry all of the burden. The new section provides for an annual fee payable to the Supreme Secretary in the amount of \$3.00 per year, unless the alumnus shall be a life subscriber to the official magazine, in which event the per capita tax shall be \$2.00. The payment of the per capita tax provided for in this section shall entitle the member to a subscription to the official magazine, to all issues of the Directory with black face type indicating that the alumnos is a supporting member, to bulletins and other services which the fraternity may from time to time render.

No attempt was made to provide means for the enforcement of the collection of this fee, nor were any penalties provided for the non-payment, the delegates feeling that a majority of the members of the fraternity would willingly and voluntarily pay this amount each year toward the support of the organization. Send in the coupon appearing on this page of the Reporter with your remittance and the address which you desire to appear in the next directory.

In addition to receiving four issues of a splendid magazine, current directories as they are published and maintaining an active connection with and interest in your fraternity, you will be aiding materially in its continued progress. Do this right now.

COUPON
- Dαte
To Frank M. Ludwick,
Supreme Secretary and Editor,
333 Roosevelt Bldg.,
Los Angeles, Calif.
I remit herewith \$ for National Alumni fee which includes
annual subscription to The Reporter.
Address

NOTE: National Alumni fee is \$3.00, except for life subscribers \$2.00.

### **DIRECTORY of ACTIVE CHAPTERS**

### BENSON CHAPTER-Washburn College, Topeka, Kansas.

Justice: Perry L. Owsley, 603 W. 3rd St., Pittsburg, Kansas. Clerk: Robert Irwin, c/o Washburn College, Topeka, Kansas.

### BENTON CHAPTER-University of Kansas City, Kansas City, Missouri.

Justice: Myron K. Ellison, 5641 Wayne St., Kansas City, Mo.

Clerk: Don Eaves, 303 Brush Creek, Kansas City, Mo.

### BLACKSTONE CHAPTER—Chicago-Kent College of Law, Chicago, Illinois.

Justice: Edwin R. Farrar, 111 W. Washington, c/o Burdette Smith, Chicago, Ill. Clerk: Sidney C. Hines, Jr., 3008 Cheltenham Pl., Chicago, Ill.

### BREWER CHAPTER-Stetson University, De Land, Florida.

Justice: William Solomon, Stetson University, DeLand, Fla. Clerk: Grady L. Crawford, 135 N. Clara Ave., DeLand, Fla.

### CAPEN CHAPTER-University of San Francisco, San Francisco, California.

Justice: George T. Cronin, University of San Francisco Law School, San Francisco. Clerk: Edward Moran, University of San Francisco Law School, San Francisco.

### CHASE CHAPTER—University of Cincinnati, Cincinnati, Ohio.

Justice: John F. Druffel, 1117 Edwards Road, Cincinnati, Ohio. Clerk: John D. Cloud, c/o University of Cincinnati, Cincinnati, Ohio.

#### CLARK CHAPTER--Washington University, St. Louis, Missouri.

Justice: Wm. O. Klein, c/o Washington University, St. Louis, Mo. Clerk: Johnston L. Pearcy, 3850 La Fayette Ave., St. Louis, Mo.

### CLAY CHAPTER—University of Kentucky, Lexington, Kentucky.

Justice: Richard Bush, 221 So. Ashland, Lexington, Ky. Clerk: J. Wirt Turner, 801 So. Lime, Lexington, Ky.

### COLE CHAPTER-Drake University, Des Moines, Iowa.

Justice: W. John Pollock, c/o Drake University, Des Moines, Iowa.

Clerk: John E. Spence, Mount Ayr, Iowa.

### DUNBAR CHAPTER-University of Washington, Seattle, Washington.

Justice: Wm. Raugust, c/o The Law School, Seattle, Wash. Clerk: Geo. S. Woodworth, 903 Arctic Bldg., Seattle, Wash.

### FIELD CHAPTER-University of California, Berkeley, California.

Justice: William Jones,, 572 21st, Oakland, Calif.

Clerk: M. D. Crocker, 1865 Euclid Ave., Apartment 38, Berkeley, Calif.

### FISH CHAPTER—Mercer University, Macon, Georgia.

Justice: T. J. Espy, c/o Mercer University, Macon, Ga. Clerk: Wilson Walker, c/o Mercer University, Macon, Ga.

#### FLETCHER CHAPTER-University of Florida, Gainesville, Florida.

Justice: George Edw. Allen, Box 2052, University of Florida, Gainesville, Fla. Clerk: Frank D. McDevitt, 1168 W. Union St., Gainesville, Fla.

### FULLER CHAPTER-Northwestern University, Chicago, Illinois.

Justice: Harold B. Mackenzie, 135 S. LaSalle, Chicago, Illinois. Clerk: William W. Brady, 332 Vincent Place, Elgin, Illinois.

GREEN CHAPTER—University of Kansas, Lawrence, Kansas.

Justice: Elmer Goering, 1343 Tennessee, Lawrence, Kan. Clerk: Edward Beougher, 1025 W. Hills, Lawrence, Kan.

GUNTER CHAPTER—University of Colorado, Boulder, Colorado.

Justice: Paul E. Vetting, 1135 Broadway, Boulder, Colo.

Clerk: Fred B. Dudley, Longmont, Colo.

HAMLIN CHAPTER-Loyola University, Los Angeles, California.

Justice: Paul T. Erskine, 1137 S. Grand Ave., Los Angeles, Calif. Clerk: John Ennis, 1137 So. Grand Ave., Los Angeles, Calif.

HAMMOND CHAPTER—University of Iowa, Iowa City, Iowa.

Justice: Brewer Wilson, Law Commons, Iowa City, Iowa. Clerk: Robert K. Tubbs, Law Commons, Iowa City, Iowa.

HARLAN CHAPTER-University of Oklahoma, Norman, Oklahoma.

Justice: Howard B. Pickard, c/o University of Oklahoma, Norman, Okla.

Clerk: Cecil M. Dorsett, 217 W. Apache, Norman, Okla.

HAY CHAPTER—Western Reserve University, Cleveland, Ohio.

Justice: Hudson Hyatt, 2084 Cornell Rd., Cleveland, Ohio.

Clerk: Paul C. Hopkins, 882 Roanoke Rd., Cleveland Heights, Ohio.

HOLMES CHAPTER-Stanford University, Palo Alto, California.

Justice: George H. Whitney, Box 1211, Stanford University, Calif. Clerk: Harold H. Fulkerson, Box 1024, Stanford University, Calif.

HUGHES CHAPTER—Denver University, Denver, Colorado.

Justice: Forrest C. O'Dell, 3965 So. Lincoln St., Englewood, Colo.

Clerk: Charles Ozias, 1509 Cheyenne Pl., Denver, Colo.

JAY CHAPTER-George Washington University, Washington, D. C.

Justice: Joe de Ganahl, Great Falls Road, McLean, Va.

Clerk: John Marchion Matter, 3402 Wilson Blvd., Arlington, Va.

JEFFERSON CHAPTER—University of Virginia, University, Virginia.

Justice: Arthur M. Preston, Stadium and Frys Spring Roads, Charlottesville, Va.

Clerk: James H. T. McConnell, 422 Brandon Ave., Charlottesville, Va.

KENT CHAPTER—University of Idaho, Moscow, Idaho.

Justice: Walter Littleton Budge, c/o University of Idaho, Moscow, Idaho.

Clerk: Andrew F. James, c/o University of Idaho, Moscow, Idaho.

KNOX CHAPTER—University of Arizona, Tucson, Arizona.

Justice: John Pintek, c/o University of Arizona Law School, Tucson, Ariz. Clerk: William Stevenson, c/o University of Arizona Law School, Tucson, Ariz.

LAMAR CHAPTER—University of Mississippi, University, Mississippi.

Justice: L. A. Wyatt, Box 272, University, Miss.
Clerk: Sidney Carlton, c/o University of Mississippi, University, Miss.

LURTON CHAPTER—University of Louisville, Louisville, Kentucky.

Justice: John S. Palmore, Jr., c/oUniversity of Louisville School of Law, Louisville, Ky. Clerk: Gennard A. Famulard, c/o University of Louisville School of Law, Louisville, Ky.

MAGRUDER CHAPTER—University of Illinois, Champaign, Illinois.

Justice: Thomas Micali, c/o University of Illinois, Champaign, Ill.

Clerk: August Black, Newman Hall, Champaign, Ill.

MARSHALL CHAPTER—University of Chicago, Chicago, Illinois.

Justice: Richard Hall, 1414 E. 59th St., Chicago, Ill.

Clerk: Robert Janda, 122 So. Harrison Ave., Aurora, Ill.

MITCHELL CHAPTER—University of Minnesota, Minneapolis, Minnesota.

Justice: Arthur Burck, 3803 Washburn Ave. No., Minneapolis, Minn.

Clerk: Fordyce Crouch, University of Minnesota, Law School, Minneapolis, Minn.

MORGAN CHAPTER—University of Alabama, Tuscaloosa, Alabama.

Justice: J. Wilbert Jordan, Box 1171, University, Ala.

Clerk: Ted Lascari, c/o University of Alabama, University, Ala.

RAPALLO CHAPTER-New York University, New York City.

Justice: Harold F. Hanson, 272 So. Broadway, Yonkers, N. Y.

Clerk: Charles Digangi, 871 Gates Ave., Brooklyn, N. Y.

REESE CHAPTER—University of Nebraska, Lincoln, Nebraska.

Justice: William Griffin, 1237 R St., Lincoln, Neb. Clerk: Draden Rathbun, 2607 Garfield, Lincoln, Neb.

ROSS CHAPTER—University of Southern California, Los Angeles, California.

Justice: Richard Frederick Ryan, 1334 N. Harper, Los Angeles, Calif.

Clerk: Daniel Brewer McNeil, c/o University of Southern California, Los Angeles, Calif.

RYAN CHAPTER—University of Wisconsin, Madison, Wisconsin.

Justice: Ray Nortman, 803 State St., Madison, Wis.

Clerk: Rudi I. Kroetz, 145 Iota Court, Apt. 105, Madison Wis.

STAPLES CHAPTER—Washington & Lee University, Lexington, Virginia.

Justice: Joseph C. Murphy, 3 University Place, Lexington, Va.

Clerk: A. A. Rucker, 300 Jackson Ave., Lexington, Va. (P. O. Box 288).

STORY CHAPTER—De Paul University, Chicago, Illinois.

Justice: Anthony A. Di Grazia, 64 East Lake St., Chicago, Ill.

Clerk: John J. Stafford, 64 East Lake St., Chicago, Ill.

SUTHERLAND CHAPTER-University of Utah, Salt Lake City, Utah.

Justice: Dee Ronald Bramwell, 1104 E. 1st South, Salt Lake City, Utah.

Clerk: Howard N. Jones, c/o University of Utah, Salt Lake City, Utah.

TAFT CHAPTER—Georgetown University, Washington, D. C.

Justice: Edward H. O'Donoghue, 5008 Arkansas Ave., N. W. Washington, D. C.

Clerk: John J. Boyle, 1324 19th St., N. W., Washington, D. C.

TANEY CHAPTER—Southern Methodist University, Dallas, Texas.

Justice: Harry Shuford, 3107 St. Johns Drive, Dallas, Texas.

Clerk: Jack Blackmon, 6511 Hillcrest, Dallas, Texas.

TEMPLE CHAPTER—Hastings College of Law, San Francisco, California.

Justice: Gerald W. Stutsman, 1352 Leavenworth St., San Francisco, Calif.

Clerk: Louie Gripenstraw, c/o Hastings College of Law, San Francisco, Calif.

WATSON CHAPTER—University of Pittsburgh, Pittsburgh, Pennsylvania.

Justice: Joseph F. Kelker, c/o University of Pittsburgh, Pittsburgh, Pa.

Clerk: Richard Nugent, c/o University of Pittsburgh, Pittsburgh, Pa.

WEBSTER CHAPTER—Loyola University, Chicago, Illinois.

Justice: Bernard A. Snyder, Room 2014, One North LaSalle St., Chicago, Ill. Clerk: Joseph Prindaville, 1541 E. 66th St., Chicago, Ill.

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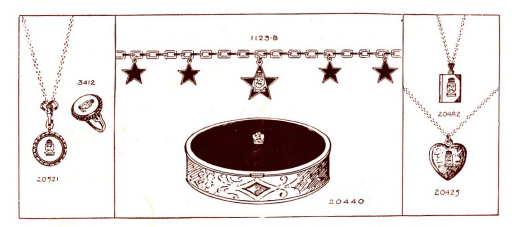
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