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Law School, The

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THE LAW SCHOOL
(From September 1957 to December 1958)

ENROLLMENT

The upward trend in total enrollment, broken by last year's decline from 242 to 222, was resumed this year. Opening enrollment was 253. The changes in total enrollment reflect fluctuations in the size of the first year class which are difficult, if not impossible to understand. There were 105 entering students in 1956, 72 in 1957 and 114 in 1958. Only one other first year class—that entering in 1947—exceeded the present one in size. In all large entering classes we have some early withdrawals; but as of this writing (October 15) there are 111 still in school.

The present total enrollment is much closer to our post-war peak of 288, which occurred in the fall of 1948, than to our post-war low of 180, which occurred in the fall of 1952.

The percentage of veterans, which rose steadily from 45 in 1953 to 69 in 1956 and which declined in 1957 to 66, now stands at 63. Veterans receiving GI benefits comprise 38 per cent of the student body—a rather radical decline from 51 per cent in 1957 and 59 per cent in 1956. Further declines in these curves are forecast by the fact that only 54 per cent of the first year students are veterans and only 31 per cent of the first year students are receiving GI benefits.

There are four women students. Non-residents constitute 8 per cent of the student body. The percentages for the three prior years were 10, 8, and 10. The percentage of non-residents in the first year class is 8 by comparison to 12 in 1957.

Seventy-eight per cent of the entering class earned A.B. or B.S. degrees prior to beginning law study—a slight decline from 79 per cent in 1957. Many of those without degrees have had college work considerably exceeding the minimum requirement of three years.

Eighty students, or 32 per cent, took all of their undergraduate work at other colleges and universities, while an additional 41, or 16 per cent, received some part of their undergraduate training elsewhere. The percentages in 1957 were 27 and 15, respectively. The percentage of first year students having all of their undergraduate work elsewhere is also 32, by comparison to 26 last year. Some 68 (compared with 62 last year) universities, colleges, and junior colleges are represented. Other than the University at Chapel Hill, those with the highest representation are
Davidson College (22), North Carolina State College (11), East Carolina College (8), and Duke University (6).

Faculty

As indicated in last year’s report, when Associate Professor Daniel H. Pollitt joined our faculty as a replacement for Chancellor William B. Aycock in September 1957, it was the first replacement for a full-time teacher we had needed since February 1940 and was the first change of any kind in our full-time teaching personnel since Mr. Aycock joined the faculty in February 1948.

At the beginning of the spring semester in 1958 we added Assistant Professor George W. Hardy III. A native of Louisiana, a graduate of V.M.I., and a former Rhodes Scholar, Mr. Hardy graduated in mid-year from the Law School of Louisiana State University, where he was Editor-in-Chief of the *Louisiana Law Review*. During the present semester Mr. Hardy is teaching only one course—Agency—because, as he has done since last spring, he is serving as Executive Secretary of the Commission charged with the duty of making recommendations for revision of the Constitution of North Carolina. In the spring he will teach a section of Pleading and a section of Evidence.

This fall our faculty was again enlarged to include Assistant Professor Robin L. Hinson of Rockingham, N. C. Mr. Hinson is a graduate of Davidson College and of this Law School, having served as Editor-in-Chief of our *Law Review* and having earned the highest scholastic average any student in this School has earned for at least a decade. He is currently teaching a section of Torts and has taken over from Mr. John P. Dalzell as principal faculty adviser to the *North Carolina Law Review*. In the spring he will continue with Torts and will also teach a section of Real Property II.

We feel that we have been most fortunate in securing the services of three young men of such exceptionally high caliber as Messrs. Pollitt, Hardy, and Hinson.

During the spring semester of 1958, Professor M. S. Breckenridge was a Visiting Professor at the Law School of Louisiana State University. During his absence, we had two visiting teachers, both on a part-time basis. Mr. Robert I. Lipton of the Durham Bar participated in our seminar in Estate Planning and Visiting Associate Professor Robinson Everett of the Duke University Law School gave our course in Military Law. We are greatly indebted to each of them for his excellent work.

Mr. M. T. Van Hecke has completed the manuscript of his *Cases on Equitable Remedies* and the volume will be published by the West
Publishing Company in January. The work is the successor to Mr. Van Hecke's edition of *Cook's Cases and Materials on Equity*, which has been the country's leading casebook on the subject. Because of inquiries regarding availability of the book, its publication date was advanced so that law teachers may put it into use during the spring semester.

Mr. Albert Coates was the author of "The Courts of Yesterday, Today and Tomorrow in North Carolina" published as a special issue of *Popular Government*. He and our lecturers in law have produced a number of monographs for various study groups—in particular for the North Carolina Bar Association's Special Committee on Improving and Expediting the Administration of Justice. Mr. Pollitt has published articles in this *Review* and the *Pennsylvania Law Review* and Mr. Herbert R. Baer in this *Review* and the *Journal of Legal Education*. All members of the faculty participated in writing or editing, or both, the annual survey of North Carolina case law and the bi-annual survey of North Carolina statute law, published in this *Review*. Miss Mary Oliver has been a regular contributor to the *Law Library Journal*.

Lecturer in Law Roddey M. Ligon, Jr. has revised the North Carolina materials which he uses to supplement a national casebook in our course in Family Law, which is taught by him. Lecturers in Law George H. Esser, Jr., Phillip P. Green, Jr., and John A. McMahon have also revised their *Cases and Materials on Municipal Corporations*, used in our course of the same name which is jointly taught by them.

A number of faculty members have participated as organizers or lecturers, or both, in the institute for practicing lawyers sponsored by the North Carolina Bar Association and the Law Schools at Duke, Wake Forest, and the University. These include Messrs. Baer, Brandis, Breckenridge, Dalzell, McCall, Van Hecke, and Wettach.

Messrs. Baer and Coates attended the annual meeting of the American Bar Association in Los Angeles, where Mr. Coates presented the exhibits dealing with the work of the North Carolina Bar Association Committee, under the Chairmanship of J. Spencer Bell of the Charlotte Bar, on Improving and Expediting the Administration of Justice in North Carolina. (The work of this Committee, for which all research has been performed by Mr. Coates and the staff of the Institute of Government, contributed materially to the decision of the ABA to give the NCBA an Award of Merit.) On the same trip, Mr. Coates also addressed the National Association of County Officials at Portland, Oregon and conferred with officials of the University of Colorado with reference to the possible establishment there of an organization comparable to the Institute of Government. In September of this year
Mr. Frank W. Hanft was one of the leaders of a seminar on Christianity and Jurisprudence at the National Conference on Christianity and Law held at the University of Chicago.

Mr. Hanft also continues as Vice-Chairman of the North Carolina General Statutes Commission. For a number of months Mr. Fred B. McCall has served as a member of a drafting subcommittee of that Commission, working on a re-draft of the North Carolina Statutes on Intestate Succession. The writer is a member of a similar subcommittee concerned with the statutes governing procedure in the civil courts.

Mr. Van Hecke continues as a member of the North Carolina Employment Security Commission. Mr. Robert H. Wettach has recently been appointed to membership on the Arbitration Law Committee of the American Arbitration Association. The writer has served as a member of the "Bell Committee," the North Carolina Constitutional Commission, and the Advisory Board on Contract Appeals of the U.S. Atomic Energy Commission, and as a judge of the American Bar Association's Ross Essay Contest.

This year for the first time, in the person of Mr. Baer, we will be represented at the annual meeting of the Martime Law Association in New York. At the 1957 annual meeting of the Association of American Law Schools, held in San Francisco, we were represented by Miss Oliver, Mr. Wettach and the writer, who served as Chairman of the Nominating Committee. Miss Oliver has been a member of the Association's Committee on Audio-Visual Facilities, succeeding Mr. Baer on that Committee. At the Southeastern Law Teachers Conference held in Miami Beach our representatives were the writer, Mr. Hardy and Miss Oliver, who participated as a speaker. The Dean also attended the Regional Meeting of the American Bar Association in Atlanta.

Members of the law faculty have carried out many committee assignments within the Law School and the University. The writer has continued as Chairman of the TV Programming Council and during the past year chaired two special All-University Faculty Committees. Mr. Wettach continues as Chairman of the Board of Governors of the University of North Carolina Press. Miss Oliver and Messrs. Van Hecke and Wettach have been serving as elected members of the Faculty Council. Under the auspices of the Medical School, Mr. Baer has appeared as a panelist, discussing legal matters of interest to cardiologists.

All members of the faculty have responsibility as advisers to individual law students. All in all, it has clearly been a busy year for law faculty members.
During the year ending June 30, 1958, we added approximately 1950 volumes to our permanent collection, approximately 300 of them by gifts. We also added three films and 2,375 microcards. We have continued our policy of weeding out unnecessary duplicates of older books not in general current use, in order to conserve as much space as possible for necessary future expansion. In conformity with best current practice, we are also eliminating from the count books held in reserve as replacements for books currently in use. These projects are nearing completion and our best estimate of total holdings on the new basis remains approximately 70,000 volumes. (For a number of years, because of lack of funds, we had virtually no cataloguing service. For the last few years we have been able to catalogue all current acquisitions and gradually cut into the backlog; but at the present rate of progress a complete catalogue is still several years away. Until the cataloging project is complete, our estimated volume count will be subject to inaccuracy.)

We wish to make special acknowledgment of gifts to the Library by Mr. Charles Carroll of Burlington and Mr. John T. Manning of Chapel Hill. We are grateful, also, for a substantial gift from Mr. Robert Kennedy, Counsel for the Senate Select Committee on Improper Activities in Labor or Management Field, to be used for subscriptions to newspapers and magazines on current events.

During the fall of 1957 our cataloguer, Mrs. Rosalie Massengale, resigned to accept a similar position with the Library of the Division of Health Affairs. She was succeeded in January 1958 by Mrs. Sarah Bell.

The School was represented at the regional and national meetings of the American Association of Law Libraries, held in Washington, D. C., by Miss Mary W. Oliver, Law Librarian, and Miss Caroline C. Heriot, Assistant Law Librarian.

The Library is continuing its service to members of the Bar in furnishing photo reproductions of uncopyrighted material at a cost of approximately 40 cents per page (minimum charge $1.00). Members of the Bar may also be interested in the fact that we now have concentrated in a single room the latest statutory codifications of all the states and the current, unbound issues of legal periodicals.

In the spring of 1958 all money theretofore included in the budget of the University's Main Library for use of the Law Library was transferred to the Law School budget. This included substantial sums for salaries, wages and book purchases. This was done upon the recommendation of Dr. Jerrold Orne, the University Librarian, with the con-
Currence of the Dean. It removes any doubt which might conceivably have existed that this School is in compliance with a recently adopted standard of the American Bar Association regarding autonomy for the law libraries of accredited law schools.

**Curriculum**

The principal change made in the curriculum for the current year has been an expansion of our seminar program. For several years, as a prerequisite to graduation, we have required that each student not a member of the Law Review staff take at least one seminar. Beginning this year, only the four principal student editors of the Review are excused from this requirement. The newly adopted policy also encourages students to take two seminars. In consequence of these changes, 10 seminars are being offered. These include Constitutional Law, Corporate Finance, Debtors' Estates, Legislation, and Wage and Hour Law in the fall; and Arbitration Law, Current Supreme Court Decisions, Estate Planning, International Law, and Jurisprudence in the spring. The purpose of this program is to intensify individual training in research and writing.

**Summer School**

During the summer of 1958 our visitors were Professor Robert Kramer of Duke University (Conflict of Laws), Dean W. L. Matthews, Jr. of the University of Kentucky (Personal Property), Professor Maurice Merrill of the University of Oklahoma (Constitutional Law), Assistant Dean Malcolm Talbott of Rutgers University (Insurance), and Professor J. Henry Wilkinson of the University of Texas (Death and Gift Taxation).

Registration in the summer session exceeded 100 in each term. It was thus the largest summer session since our State Board of Law Examiners ceased to give the March Bar Examination in 1951.

**Academic Achievement**

The masthead of this issue lists those students who are current members of the staff of the Law Review. Each of them has achieved a B average in order to become eligible. The four principal editors were selected because of their very high academic standing.

Other student scholastic honors were as follows:

Eight students, on the basis of standing at the time of election in the top 10 per cent of the class of 1957, were elected to the Order of the Coif, an honorary society with chapters in some 40 law schools. These students in the order of their standing were Robin L. Hinson, Billy F. Maready, F. Gordon Battle, Jr., Frederick A. Babson, Jr.,
Phillip C. Ransdell, Henry C. Lomax, Charles J. Nooe, and James N. Golding. Hinson, Maready, Battle, Babson and Ransdell were also the winners of the Chief Justice Walter Clark Awards, made annually to the five students, who, at the end of their fifth semester at this Law School, have the highest scholastic averages.


The degree of LL.B. With Honors was awarded to Frederick A. Babson, Jr. and Billy F. Maready.

Parks A. Roberts was the winner of the Block Improvement Award given to the senior, who having devoted himself most sincerely to his law studies during all of his Law School career, makes the most constant improvement in academic work from the date of enrollment to the end of the fifth semester. The award, established by Mr. Norman Block of the Greensboro Bar in memory of his father, consists of $300.

Robin L. Hinson was the winner of the Lawyers Title Award of $100 to the senior demonstrating excellence in the study of Real Property Law. The winner at this School is selected on the basis of achieving the highest average grade in the courses in Real Property, Future Interests and Titles.

In the American Commercial Bank's Will Drafting Contest, Francis O. Clarkson, Jr. and Benjamin S. Marks, Jr. each received $50 for first and second places at this School.

The U.S. Law Week Award to the student making the most satisfactory scholastic progress in his senior year was won by William W. Suttle.

Students winning the Bancroft Whitney Company and the Lawyers Cooperative Publishing Company prizes for the top grades in selected courses were as follows: John T. Allred (Equity, Negotiable Instruments and Trusts), E. Osborne Ayscue, Jr. (Pleading and Parties), Frederick A. Babson, Jr. (Debtors' Estates), F. Gordon Battle, Jr. (Business Associations), Laurence A. Cobb (Municipal Corporations), Miss Frances H. Hall (Wills and Administration), Robin L. Hinson (Credit Transactions, Labor Law and Taxation II), Robert W. King (Evidence), Jimmy W. Kiser (Constitutional Law and Administrative Law), Robert N. Randall (Contracts), Wilton Rankin (Personal Property), Phillip C. Ransdell (Sales and Taxation I), Sherwood H. Smith, Jr. (Pleading and Parties), and Keith S. Snyder (Conflict of Laws).
THE J.D. DEGREE AND THE LL.B. WITH HONORS

For a number of years this School has awarded the J.D. degree to graduates who: (1) received the A.B. or B.S. degree prior to entering Law School; (2) earned a B average in Law School; and (3) made satisfactory contributions to the Law Review. Over the past decade the law faculty has also awarded the LL.B. with Honors to a few graduates with very high scholastic averages who failed to qualify for the J.D. solely by reason of having no baccalaureate degree prior to entering Law School. However, until last year, no formal criteria for the award of the LL.B. with Honors had been established.

It seemed unfortunate that two students whose performances in Law School were identical should receive different degrees merely because of a quantitative difference in pre-legal education. Further, the J.D., as awarded at this School, has been an honors degree and is easily confused with the S.J.D., awarded by some law schools which offer graduate work beyond the first degree in law.

After thorough study of the matter by a law faculty committee and full discussion by the law faculty, it was recommended by the law faculty and approved by the Faculty Council and the University Administration, that the award of J.D. degrees be terminated and that criteria for the LL.B. with Honors be clearly stated. These changes take effect with students entering Law School at or after the summer session of 1958.

Except for elimination of the requirement of a pre-law baccalaureate degree, the requirements for the LL.B. with Honors are more stringent than for the J.D. The student's Law School average must be at least a middle B rather than a minimum B and the definition of satisfactory contribution to the Law Review makes it more difficult to meet this requirement.

The faculty of the Law School is now also expressly authorized to award the degree of LL.B. with High Honors to students who, in the judgment of the faculty, have achieved exceptional distinction on their work as a whole.

THE LAW REVIEW

The supplemental Index-Digest, issued in the summer of 1957, produced a substantial profit during 1957-8. This was most fortunate, as the Review itself operated at a deficit of several hundred dollars. The remaining profits from the Index-Digest, plus further revenues from that project anticipated during the current year, should enable the Review to publish this year a volume of approximately the same size as that published last year, without incurring a cash deficit. However, it seems
probable that in 1959-60 it will be necessary to terminate the special $3.00 subscription rate heretofore made available to members of the North Carolina Bar and bill them at the $4.00 rate charged to other subscribers.

The student editors of the Review are currently carrying out a concerted drive for new subscribers for the double purpose of increasing the Review's coverage and service to the Bar and of further strengthening the Review financially.

A law faculty committee is currently at work on a thorough study of the selection and organization of the staff of the Review, the division of editorial responsibility between students and faculty, and other problems affecting the Review. As part of its study, the committee is collecting as much information as possible concerning the operation of Reviews throughout the country. It will make its recommendations to the law faculty sometime during the current academic year.

**The Law Student Association and Student Activities**

The officers of the Law Student Association for this academic year are: Joseph B. Chambliss, President; Dalton H. Loftin, Vice-President; Richard B. Hart, Secretary; L. Lyndon Hobbs, Treasurer; and David E. Reid, Chief Justice of the Law School Court. Committee Chairmen are: Duane C. Johnson, Athletic; J. Lawrence McElroy, Elections; John R. Ingle, Liaison; Linwood T. Peoples, Library; Charles H. Venable, Lounge; Dalton H. Loftin, Orientation; Roger A. Hood, Placement; Donald L. Hardison, Public Relations; Peter G. Seaman, Social Affairs, Robert W. King, Jr., Speakers and Film; and E. Osborne Ayscue, Jr., Tar Heel Barrister.

Our students continue to participate actively in the affairs of the American Law Student Association, which is sponsored by and affiliated with the American Bar Association. The Vice-President of our Association, Dalton H. Loftin, attended the annual meeting of the National Organization held in Los Angeles in conjunction with the annual meeting of the ABA. For the past several years part of the cost of travel by our student representatives to these annual meetings has been met with funds provided by the Law Alumni Association.

During 1957-8 the Speakers Committee presented the following: Chief Justice J. Wallace Winborne of the North Carolina Supreme Court; Robert Kennedy, Counsel for the Senate Select Committee on Improper Activities in the Labor or Management Field; Kenneth C. Royall of the New York and Washington Bars; J. Spencer Bell, Chairman of the North Carolina Bar Association's Committee on Improving and Expediting the Administration of Justice (sponsored jointly with
the Chapel Hill League of Women Voters); and State Attorney General Malcolm B. Seawell. As of this writing, the Committee has presented or has scheduled prior to the Christmas holidays Charles S. Rhyne, Immediate Past President of the American Bar Association; Joseph L. Rauh, Jr. of the Washington Bar; and Major L. P. McLendon of the Greensboro Bar.

These addresses constitute the Heck Lecture Series. The program is supported by the generous contributions of Mr. George C. Heck of Glen Head, Long Island, New York, the oldest living alumnus of this School. We are most grateful to him for this support.

Attorney General Seawell's address came on the occasion of our celebration of the first annual Law Day, U.S.A. The program also included the telecasting of a panel discussion from our courtroom.

At the Annual Awards Night Dinner, sponsored by the Student Association, the principal speaker was Superior Court Judge Susie Sharp.

**ALUMNI ACTIVITIES**

From October 1957 to October 1958 the officers of the Law Alumni Association were H. L. Riddle, Jr. of the Morganton Bar, President; Howard Manning of the Raleigh Bar and Francis Fairley of the Charlotte Bar, Vice-Presidents; and Mary W. Oliver of the Law School faculty, Secretary-Treasurer.

Since the Law Alumni Association was organized in the fall of 1952 the number of active members has shown an increase each year save one. As of the close of the Association's Annual Meeting on October 11 the 1958 active membership stood at 471. This is 26 per cent of alumni on our mailing list. Dues and contributions have increased each year since organization. The 1957-8 total was $2,147, of which $125 is earmarked by the donors for the Law Foundation. This active interest of alumni in the School and its welfare has been most heartening to the Dean, the faculty and the students.

While major emphasis is and should be on maintaining such active interest, the availability of Alumni Association funds for purposes not supported by the State has been most helpful in developing a well-rounded School program. The Association has contributed materially to publication of the Tar Heel Barrister and the Placement Brochure, scholarship funds, and the travel expenses of Law Library personnel, junior faculty members and students in attending national and regional professional meetings. More than $9,000 has been provided for these purposes.

On October 11 Mr. William A. Dees, Jr., 1956-7 President of the Association and Chairman of a special drafting committee, submitted a
draft of a trust instrument, providing for the establishment of the Law Foundation as a special trust fund, with a corporate trustee. The instrument lodges control of the Foundation's expenditures in a governing board, one-fourth of the membership of which would be University officials or faculty members, with the remaining three-fourths elected by the Law Alumni Association. The instrument also provides that during the first ten years of the Foundation's existence, at least one-half of all contributions, unless otherwise earmarked by the donors for special funds or purposes, will be retained as capital funds. Steps will be taken as rapidly as possible to put the instrument in final form and to secure the approval of the Directors of the Alumni Association, the corporate trustee, and the University Trustees. When the Foundation is formally established it will begin life with at least $325—consisting of the $125 mentioned above and $200 appropriated by the Alumni Association from its unexpended funds. While we do not anticipate immediately spectacular results from the Foundation, its establishment, viewed as a long-term project, may well prove to be one of the most significant developments in the history of the Law School. We are deeply indebted to the alumni whose interest has made it possible.

**INSTITUTES FOR PRACTICING ATTORNEYS**

In this state the organized program for continuing legal education for practicing attorneys is under the joint sponsorship of the North Carolina Bar Association and the Law Schools at Duke, Wake Forest and the University. In September 1957 an Institute was held in Chapel Hill on the North Carolina Corporation Code. The attendance exceeded all expectations, totaling approximately 375. It proved impossible to hold the sessions, as originally planned, in the Law School's courtroom. Fortunately the fine facilities of the Joseph Palmer Knapp (Institute of Government) Building were made available and were quite adequate.

As of this writing, an Institute is scheduled in Chapel Hill on November 14 and 15. Its topic will be Medical Aspects of Personal Injury Litigation. Each year the over-all program also embraces Institutes at Duke and Wake Forest.

**BAR EXAMINATION RESULTS**

There were 75 graduates in the class of 1958 and 68 of them took the North Carolina Bar Examination. Sixty-six passed. In 1956 we lost one first time taker and in 1957 none.

**PLACEMENT**

Of the 75 who graduated in 1957, 11 have entered or will soon enter military service. Forty-five (of whom 8 have opened their own offices)
are engaged in the practice of law. Four are serving as law clerks to judges, 4 are in attorney positions with the state or federal governments, and 8 have accepted miscellaneous positions. At this writing there are 3 from whom we have no definite information.

During the past year a substantial number of our prior graduates returning from military service have also entered the practice or closely related activities. The figures for 1958 seniors reflect a marked improvement in practice opportunities by comparison to 1957. Whereas only 36 per cent (an unusually low figure) of 1957 graduates entered the practice directly, 60 per cent of the 1958 graduates did so.

Present prospects are that the current year will be a relatively favorable one from the placement standpoint. Nevertheless, we repeat, with emphasis, our annual request that our alumni and friends give us all possible assistance in locating good opportunities for our prospective graduates.

LECTURERS AND SPEAKERS

We continue our arrangement with the Institute of Government, directed by Professor Albert Coates of the law faculty, under which selected members of the Institute staff, as lecturers in law, participate in our classroom instruction. Those now so designated are Clyde L. Ball, George H. Esser, Jr., Phillip P. Green, Jr., Roddey M. Ligon, Jr., and John A. McMahon.

In addition to the speakers, elsewhere identified, appearing under the auspices of the Law Student Association, a number of judges, lawyers and others have delivered special lectures in our classes or appeared before the legal fraternities.

Those who have thus assisted us are: Professor Gerald A. Barrett of the School of Business Administration; Mr. Norman Block of the Greensboro Bar; Mr. F. O. Bowman of Chapel Hill, Counsel for the North Carolina Bottlers Association; Mr. Frank D. Bozarth, Trust Officer of the Durham Bank and Trust Company; Mr. Maurice Braswell of Fayetteville, Solicitor of the Ninth District; Mr. Thornton Brooks of the Greensboro Bar; Mr. R. F. Clodfelter of the Wachovia Bank and Trust Company, Winston-Salem; Mr. James S. Currie, North Carolina Revenue Commissioner; Mr. Albert Daubin of Washington, D. C., Immediate Past National Chancellor of Delta Theta Phi; Mr. Yates Dobson of the Smithfield Bar; Mr. Dillard S. Gardner, Marshal and Librarian of the North Carolina Supreme Court; Dr. Bernard Gluick, Psychiatrist at the North Carolina Memorial Hospital; Miss Betty June Hayes, Orange County Register of Deeds; Mr. James E. Holshouser, U.S. Attorney for the Middle District of North Carolina; Mrs. Pauline W. Horton of the North Carolina Department of Labor; Mr. Reed Johnston
of the Winston-Salem Office of the National Labor Relations Board; Mr. John D. Larkins, Chairman of the State Democratic Executive Committee; Mr. Milton Loomis of the Trust Department of the Durham Bank and Trust Company; Mr. G. T. Lumpkin, Jr. of the Wachovia Bank and Trust Company, Winston-Salem; Orange County Clerk of Superior Court, Edwin M. Lynch; Mr. C. S. Matton, Vice-President and Trust Officer of the Wachovia Bank and Trust Company; Mr. John Morrissey, Counsel for the North Carolina League of Municipalities; Mr. William H. Murdock of Durham, Solicitor of the Tenth District; Mr. John T. Page, Jr. of the Rockingham Bar; Mr. Carver Peacock, Chartered Life Underwriter of Durham; Judge J. L. Phipps of Chapel Hill; Chief Judge Robert E. Quinn of the United States Court of Military Appeals; Mr. H. Horton Rountree of the State Attorney General’s Office; Professor Frank K. Schwentker of the School of Business Administration; Superior Court Judge (now Attorney General) Malcolm B. Seawell; Colonel Toxey Seawell, of the Judge Advocate General’s Corps of the United States Army; Mr. Forest H. Shuford, Deputy Commissioner, North Carolina Industrial Commission; and Mr. Thomas L. Young, Revisor of Statutes for the General Statutes Commission.

It is clear from the above that there is no dearth of continuing contact between faculty, students, bench and bar. We are grateful indeed to these people for their willingness, at their own expense, to share their experiences with our students.

CLOUDS IN THE SKY

For the past several decades our faculty has been the most remarkably stable law faculty in America. At present, excluding the Dean and Law Librarian, we have 11 full-time teachers. Two of these are in positions created within the last year. The remaining 9 and their respective periods of service on this faculty are: Mr. Pollitt—1 year; Mr. Baer—13 years; Mr. Dalzell—21 years; Mr. Hanft—27 years; Mr. Breckenridge—31 years; Mr. McCall—31 years; Mr. Van Hecke—32 years; Mr. Coates—35 years; and Mr. Wettach—37 years. Despite this extraordinary proportion of senior members with long experience, at least four southern law schools have faculty salary scales better than ours. If salaries were classified by age and experience groups our position would be lower.

Six southern law schools have law libraries larger than ours and in 1957-8 nine southern schools spent more for books and periodicals than did we.

Assuming that all continue in good health, in the period beginning in 1961 and ending in 1966 a majority of our full-time teachers will reach
mandatory retirement age. As we approach this period it is all too clear that faculty salaries and library resources will be critical factors, materially conditioning if not completely determining the degree of success we can achieve in our efforts to reconstitute the law faculty.

We forego the temptation to make comparisons with leading law schools in other sections of the United States. It is apparent that if the people of the State expect this School to maintain a position as a leading southern law school substantially increased financial support must be provided.

DEDICATION

It is our devout ambition that the School, through its Library, its student body, its faculty and its graduates may not only occupy but may truly deserve a place of steadily increasing importance in the field of legal education and in the life of our State.

HENRY BRANDIS, JR., Dean