THE LAW SCHOOL

I. THE FACULTY

HARRY PRATT JUDSON, A.M., LL.D., President of the University.
JAMES PARKER HALL, A.B., LL.B., Professor of Law; Dean of the Law School.
FLOYD RUSSELL MECEM, A.M., Professor of Law.
HORACE KENT TENNEY, A.B., LL.B., Professor of Law.
ERNEST FREUND, PH.D., J.U.D., Professor of Law.
JULIAN WILLIAM MACK, LL.B., Professor of Law.
ROSCOE POUND, PH.D., Professor of Law.
HARRY AUGUSTUS BIGELOW, A.B., LL.B., Professor of Law.
HENRY VARNUM FREEMAN, A.M., Professorial Lecturer on Legal Ethics.
CHARLES EDWARD KREMER, Professorial Lecturer on Admiralty Law.
FRANK FREMONT REED, A.B., Professorial Lecturer on Copyright and Trade Mark Law.
JOHN MAXCY ZANE, A.B., Professorial Lecturer on Mining and Irrigation Law.
Percy Bernard Eckhart, Ph.B., LL.B., Lecturer on Public Service Companies and Carriers, and Damages.
FRANK WILLIAM HENICKSMAN, A.M., J.D., Lecturer on Bankruptcy.

FRANCIS MARION BURDICK, A.B., LL.B., LL.D., Professor of Law, Columbia University (Summer Quarter, 1909).
EMLIN McCLAIN, A.M., LL.B., LL.D., Judge of the Supreme Court of Iowa; late Professor of Law and Chancellor of the College of Law, State University of Iowa (Summer Quarter, 1909).
WILLIAM REYNOLDS VANCE, PH.D., LL.B., Professor of Law; Dean of the Faculty of Law, George Washington University (Summer Quarter, 1909).
WALTER WHEELER COOK, A.M., LL.M., Professor of Law, University of Wisconsin (Summer Quarter, 1909).
GEORGE LUTHER CLARK, A.B., LL.B., Professor of Law, University of Illinois (Summer Quarter, 1909).
EDWIN ROULETTE KDNEY, A.B., LL.B., Professor of Law, Indiana University (Summer Quarter, 1909).

FREDERICK WILLIAM SCHENK, Librarian.

II. ORGANIZATION AND EQUIPMENT

GENERAL STATEMENT

The University of Chicago Law School was established in 1902. It aims to give a thorough legal training to students whose education and maturity have fitted them to pursue serious professional study. The method of instruction employed—the study and discussion of cases—is designed to give an effective knowledge of legal principles and to develop the power of independent legal reasoning. The course of study offered, requiring three academic years for completion, is not local in its scope, but constitutes a thorough preparation for the practice of law in any English-speaking jurisdiction. By taking advantage of the quarter system (see "General Information," p. 8, below) students may complete the course in two and one-fourth calendar years.

Only college graduates or students who have had college work equivalent to