ing in American law, but to acquaint themselves with the basic institutions of this country and with the methods of its legal thought. Without special guidance and advice their efforts may be wasted, and they will return to their homelands disappointed. At our Law School we have paid special attention to this kind of comparative law. We have established counseling service for our law students from abroad and a special seminar in which the strange world of American legal, political, economic, and social institutions is sought to be explained to them through comparison with the corresponding phenomena of their own countries.

The task which comparative law can fulfill in American life is vast. Teaching constitutes but a small part. In order to make available to this country the immense store of the world’s legal thought and experience and to make America’s contribution felt in the emerging science of law as a world-wide phenomenon, research and publication are required on a vast scale. The University of Chicago is trying to contribute its share through its Comparative Law Research Center. Under the direction of the Max Pam Professor of Comparative Law the translation of Max Weber’s Sociology of Law has been completed, and, in order to make this work useful for America, there has been added a voluminous apparatus of explanatory annotations. In connection with the American Bar Association’s Interprofessional Commission on Marriage and Divorce Law, there has been undertaken a study of developments in the field of divorce in the principal foreign countries.

Other research work is carried on in the field of conflict of laws.

Together with eleven other law schools, the University of Chicago Law School has combined to form the American Association for the Comparative Study of Law, Inc., which has just started to publish the American Journal of Comparative Law and which thus aligns this country with those other nations in which the cultivation of the science of comparative law has long had important and respected organs of scholarly and practical publications.

Max Rheinstein
Max Pam Professor of Comparative Law

Faculty Notes

Wilber G. Katz, James Parker Hall Professor of Law, gave the opening lecture at the Institute on Accounting for Lawyers sponsored by the Washington University Law School. Mr. Katz spoke on “The Accounting Process and Financial Statements” on March 21, 1952, in St. Louis.

Edward H. Levi and Aaron Director participated in a symposium on antitrust laws on January 18, 1952, sponsored jointly by the Chicago and Illinois Bar Associations. Mr. Levi also spoke on February 15 at the annual banquet of the Cook County Bar Association.

Allison Dunham has recently been elected to the Board of Governors of the Metropolitan Housing and Planning Council. His recent book, Cases and Materials on Modern Real Estate Transactions, was published by the Foundation Press in January.

Sheldon Tefft’s New Cases and Material on the Law of Property, on which he collaborated with Ralph W. Aigler and Allan F. Smith of the University of Michigan Law School, has been issued by the West Publishing Company.

Robert Ming, who is a member of the joint Committee on Civil Procedure of the Chicago and Illinois Bar Associations, was host to a meeting of the Committee at The Law School on March 7, 8, and 9.

Last summer Max Rheinstein, Max Pam Professor of Law and Director of the School’s Comparative Law Research Center, was in Europe lecturing on legal thought in the United States. Mr. Rheinstein visited and spoke at the universities of Frankfort, Kiel, Göttingen, Tübingen, Erlangen, the Free University of West Berlin, and Marburg. He also visited the universities of Oslo, Copenhagen, Lund, Uppsala, Stockholm, and Helsinki.

Karl N. Llewellyn was one of the guest lecturers on the University College public lecture series, “The Western Tradition—Its Great Ideas and Issues.” Mr. Llewellyn spoke on February 15 on “The Quest for Justice.” Mr. Llewellyn also spoke at the University of Illinois on March 4 on The Place of Law in Our Society.

Ernst W. Puttkammer, President of the Order of the Coif, recently installed a chapter of The Coif at the University of Tennessee Law School.

Bernard Melitzer’s article, “Required Records, the McCarran Act, and the Privilege against Self-incrimination,” has recently been cited and referred to as a “thoughtful article” by Judge Clark of the Second Circuit Court of Appeals. The citation appears in United States v. Frederick V. Field et al., Nos. 300–302, C.C.A., 2d Oct. Term 1951, decided October 30, 1951, p. 1929, note 4.

Soia Mentschikoff spoke at Peoria, Illinois, on January 19, at the meeting of the Illinois State Bar Association, Section of Commerce and Bankruptcy Law. She participated in a panel discussion of Article 9 on Secured Transactions of the Uniform Commercial Code.

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Local Photos by Stephen Llewellyn
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