FLOTSAM AND JETSAM-LAW SOCIETY.

tice Kekewich, was not generally liable for nuisance committed by his tenant; but Mr. Baker was a party to these nuisances, for he had let the yard knowing it was to be used for the shows, and after it had been let one week he let it a second time, being aware of the use that had been made of it on the first occasion.

The decision in this case is one which will be received with great satisfaction by all peace-loving people. It is only those whose residence has been within a quarter of a mile of a show of the same description as that so summarily put down by the injunction granted by Mr. Justice Kekewich, who can fully appreciate the effect of the maddening discord of a country show, with its roundabouts and organs worked by steam, and the shouts of those who are participating in the entertainment.

No right-minded persons would wish to interfere with the enjoyment of the people; but that that enjoyment should be purchased at the sacrifice of the comfort of others is not to be tolerated, and it is most satisfactory to know that outrages on the peace and quietude of a neighbourhood can be at once stopped by an injunction, and that the costs of the proceedings will fall on those who have for their own selfish ends disturbed the inhabitants of a district, and rendered the lives of the residents almost unendurable by their blatant discord.—

The Charn. London, England.

SIR HENRY HAWKINS is getting a reputation for wit. Recently a prisoner pleaded guilty of larceny, and then withdrew the plea and declared himself innocent. The case was tried, and the jury acquitted him. Then said Sir Henry "Prisoner, a few minutes ago you said you were a thick now the jury says you are a liar, consequently you are discharged."

Law Society of Upper Canada.



OSGOODE HALL.

CURRICULUM.

- t. A graduate in the Faculty of Arts, in any university in Her Majesty's dominions empowered to grant such degrees, shall be entitled to admission on the books of the society as a Student-at-Law, upon conforming with clause four of this curriculum, and presenting (in person) to Convocation his diploma or proper certificate chis having received his degree, without further examination by the Society.
- 2. A student of any university in the Province of Ontario, who shall present (in person) a certificate of having passed, within four years of his application, an examination in the subjects prescribed in this curriculum for the Student-at-Law Examination, shall be entitled to admission on the books of the Society as a Student-at-Law, or passed as an Articled Clerk (as the case may be) on conforming with clause four of this curriculum, without any further examination by the Society.
- 3. Every other candidate for admission to the Society as a Student-at-Law, or to be passed as an Articled Clerk, must pass a satisfactory examination in the subjects and books prescribed for such examination and conform with clause four of this curriculum.
- 4. Every candidate for admission as a Student at-Law, or Articled Clerk, shall file with the secretary, four weeks before the term in which he intends to come up, a notice (on prescribed form), signed by a Bencher, and pay \$1 fee; and, on or before the day of presentation or examination, file with the secretary a petition and a presentation signed by a Barrister (forms prescribed) and pay prescribed fee.