respectively, the first of such candidates of each class be awarded a scholarship of one hundred dollars, the second a scholarship of sixty dollars, and each of the next five a scholarship of forty dollars.

The Report of the Discipline Committee on the case of Mr. L. U. C. Titus was presented.

Ordered, that instructions be given to the solicitor to appear on the petition for reinstatement, and to ask the Court to direct it to stand over until Mr. Titus has applied to Convocation with respect to the matter and has satisfied Convocation of the propriety of his application.

The County Libraries Aid Committee presented their report in reference to the County of Simcoe Law Association.

Ordered, that the usual initiatory grant be made to the association, which will amount to six hundred and ten dollars, being double the amount of the cash paid in, but not exceeding the maximum sum of twenty dollars or each practitioner in the county.

The County Libraries Aid Committee presented their Report recommending:--

- (1) That a loan of five hundred dollars be made to the Carleton Law Association, under the provisions of Rule 78, to be repayable in two equal yearly payments, and that security be given for such repayment in the form adopted in other similar cases.
- (2) That a loan be made to the County of Norfolk Law Association of one hundred and sixty dollars, the conditions of the loan to be the same as recommended in the case of the Carleton Law Association above referred to.
- (3) That a loan of two hundred and fifty dollars be made to the County of Perth Law Association on the same conditions.
- (4) That the County of Wellington Law Association be granted an allowance equal to the cost of the Supreme Court Reports from the date of the incorporation of the Association, and that the amount, when established to the satisfaction of the Chairman of this Committee, be paid to the County of Wellington Law Association.

Ordered accordingly.

Mr. Blake, from the Special Committee, presented their Report on the petition of Clara Brett Martin to be admitted as a student, submitting that authority was not intended to be given to the Law Society to admit women as members thereof, and that the statutes, rules, and regulations do not authorize it, and that the prayer of the petition should not be granted.

Ordered, that a copy of the Report be sent to every Bencher, including the memorandum of cases, and that the consideration of the Report be deferred to the second day of Trinity Term, 1891.

(To be continued.)