MARRIED WOMEN-LAW SOCIETY, HILARY TERM-RULES OF THE LAW SCHOOL.

It is just possible that such a state of things may arise as will enable the wife who owns all the property to make all the profit, while the husband who owns nothing will make all the losses. Division of responsibility in such matters is detrimental to the public good. It is the interest of the public that men should honestly pay their debts and not be encouraged to live in affluence in defiance of their creditors, upon the so called separate estates of their wives. We shall be greatly mistaken if the tendency of such legislation as we have noticed, is not to promote domestic uuhappiness, and encourage widespread fraud.

LAW SOCIETY.

HILARY TERM, 1873.

CALLS TO THE BAR.

The following gentlemen passed the necessary examinations this term, for call to the Bar:—Messrs. John G. Killmaster, (Simcoe), without an oral examination; Robert Heber Bowes, (Toronto), having passed last term as an Attorney, also without an oral; Messrs. Isaac Baldwin McQuesten, (Hamilton); James Richardson Roaf, (Toronto); and Allan J. Lloyd, (Barrie), after an oral examination.

ATTORNEYS ADMITTED.

The following gentlemen were admitted to practice as Attorneys:—Mr. R. J. Wicksteed, of the Quebec Bar; Messrs Robert McMillan Fleming, (Toronto), James Bruce Smith, (Lindsay), and John G. Killmaster, (Simcoe), without an oral examination, having obtained more than three-fourths of the maximum number of marks. Messrs. Allan J. Lloyd, (Barrie), Peter Cameron, (Kingston), Isaac Baldwin McQuesten, (Hamilton), and James Richardson Roaf, (Toronto), also without an oral, having already been called to the

degree of Barrister-at-law; and Messrs. Rupert Etherege Kingsford, (Toronto); and Alex. Sampson, (Toronto), after an oral examination. The names in each list are given in the order of merit.

STUDENTS ADMITTED.

The following gentlemen were admitted as Students-at-law, having passed the required examination.

In the University class:—Messrs. James Joseph Wadsworth, M.A., Alexander Haggart, B.A., Samuel Clarke Biggs, B.A., Elliott Travers, B. A., Julius Lefebure, B.A. And in the Junior class:—Messrs. Charles H. Connor, (974 marks out of a possible 1000), Thomas G. Meredith, (890 marks).

RULES OF THE LAW SCHOOL.

We have published in another place a short advertisement on this subject; and in last month's issue we alluded to the objects and Constitution of the Law School. We now publish in extenso the "Rules for the establishment of a Law School." This will probably give all the information which students can want on the subject; if not, we shall be happy to do what we can to put right any of the cautious ones who may be in doubt. Before asking any questions, however, we should recommend our young friends, as a matter of practice, carefully to read the rules, and fully discuss the doubtful point in their own minds, or among themselves. The result will probably be that the trouble of a letter may be saved, and themselves be certainly much benefitted.

The Rules are as follows:-

- 1. The Law Society hereby establish a Law School.
- 2. The staff of the Law School shall consist of Four Lecturers, who shall be Barristers-at-Law, and hold office for three years, and one of them shall be appointed by the Benchers, President of the Law School.