LAW SOCIETY.

lennan, Guthrie, Hardy, Ferguson, Moss, Read, Crickmore, Kerr, Dr. Smith.

The Legal Education Committee reported, recommending that Mr. L. H. Dickson receive his certificate of fitness, and that Mr. C. Potter be permitted to withdraw his application for admission as a junior, and to present himself for admission as a graduate next term.

The report was adopted.

The finance Committee presented their report respecting the fees of Mr. Hurd and other matters.

The first clause was adopted. consideration of the second clause was The third clause was amended and adopted in amended form.

The letters from the Treasurer and Mr.

Edward Harrison, were read.

On the motion of Mr. Hardy, seconded by Mr. Beaty, it was ordered, that a certificate under the Seal of the Society, signed by the Treasurer and Secretary of the Society, be issued to Mr. Harrison, setting forth the date and facts of his examination upon which he was admitted as a member of the Law Society in terms as nearly as possible the same as those of the certificate granted him by the Society upon such examination, the said Harrison having as he alleges lost such certificate and having applied for a duplicate thereof, and that the fee for such certificate be four dollars.

A letter from Mr. J. A. Macdonell was received and read, asking for copies of the proceedings on his charge against Mr. S. H. Blake.

On motion of Mr, Read, seconded by Mr. Hardy, it was declared that the application be not granted.

Mr. Moss' rule amending rule twentyfive by striking out the word "six" and substuting therefore the word "four" was read a third time, and carried.

Mr. Bethune's notice of motion relative to the refusal of witnesses to give evidence before the Discipline Committee was directed to stand for the second day of next term.

Mr. Murray gave notice of motion to

amend rule 119, section 2.

Mr. MacKelcan gave notice of a resolution to apply to the Legislature of Ontario for power to examine witnesses on oath and compel their attendence, and the production of documents in all investigations conducted under the direction of the Benchers of the Society.

Mr. Kerr gave the following notice of motion for the second day of next term :-That the Reporting Committee be instructed to take no further action upon the resolution passed at last session of convocation, respecting the publication of the notes of cases of Ontario Courts, and of the Supreme Courts, and that the 5th clause of the Report of the Reporting Committee then submitted be adopted.

Mr. Beaty gave the following notice of motion for the second day of next term namely:—That it be referred to a select Committee consisting of Messrs MacKelcan, Moss, J. F. Smith, Hardy and Foy (three of whom are to form a quorum) to consider and report what the practice has been or ought to be in reference to furnish ing copies of petitions, evidence, and reports or any of them laid before any Committee of Convocation or Convocation to persons interested, who may apply for the same and on what conditions or terms if they should be furnished, or whether they or any of them should be furnished under any circumstances other than by the authority of a court.

Convocation adjourned.

ARTICLES OF INTEREST IN CONTEM. PORARY JOURNALS.

Tenancy by the entirety.—Central Law Journal. March 7, and April 25.

Voluntary payments.—Ib. Foreign judgments.—Ib., March 14. Workmen's risks on strangers' premises.—Ib.

Malicious prosecution of civil causes.—Ib., March Proof of legitimacy.—Ib., April 4.
Insanity in will contests.—Ib., April 11.

Evidence in bastardy cases.—Ib., April 18. Mandatory injunctions.—Ib., April 25, and May 2. Assignment of life policies.—Ib., May 2. Argument of counsel.—Ib., May 9. Constructive notice.—Albany Law Journal, March

29, April 5.

Presumptions of negligence.—Ib., April 12. Common words and phrases.

Show-Indicate Alley-way-Passenger ship-Live stock
—Running at large-Abide-Appendage Present
time-Carriage-Business Religious worship-Aibany Law Journal, April 12.
Manual labour-Harvest-Actually dwells-Beach-Upon-Rape-Ib., April 19.

Property in public lectures.—Irish Law Times,

April 5, and 12. Negligent custody of title deeds by legal mortgages. *-Ib.*, April 26.

Legal costume.—Ib.