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Editorials

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The sentiment for a higher standard of admission to the bar is growing strong in Kentucky. This much needed advancement in the law which determines who shall come into the profession is claiming the attention of the leading lawyers of the State. The subject is being discussed in the law reviews of other states. In this day when so much is expected of the professional man and when the world is about to enter upon a new phase of its history, it is but proper that the public should demand that those who offer to be the advisers and counsellors of men should be qualified. With another session of the legislature, Kentucky may hope to have a really modern law upon this subject.

The Law Journal is at this time conducting a contest between the students of the department for possession of "The Work of the Advocate," a prize given to the students by Bobbs-Merrill Co., publishers, of Indianapolis, Indiana. This valuable book was prepared by Byron K. Elliot and William F. Elliot especially for the use of the young advocate. It is an invaluable guide to him in the prepara-
tion and presentation of his cases. We take this opportunity to thank the Bobbs-Merrill Company on behalf of the students for this coveted volume, and assure the company the gift has stimulated interest in research work and the writing of legal articles.

PERSONALS

Charles C. Wilson, of the 1913 class, has recently been elected County Attorney of Meade County, Kansas. He received four hundred majority, running three hundred ahead of Hughes and two hundred ahead of Governor Capper. Mr. Wilson has only been in Kansas about two years and during that time he has been City Attorney for Meade. The students of the University are glad to learn of Mr. Wilson's success and the Law Journal congratulates him upon his good fortune.

Fredk. L. A. Eichelberger, of the class of '16, writes the Law Journal from Irvine, Ky., where he is practicing his profession. Mr. Eichelberger is interested in some of the coal industries in that part of the State and has a very promising outlook for the future development of his interests.

Fred A. Harrison, of the 1916 class, acted as Democratic Campaign Manager for Grant County during the late election. The county rolled up a majority of 209 more than ever before, which shows the splendid work of Mr. Harrison and his assistants.

The Democratic and Republican clubs were successful in furnishing transportation home for about two hundred students. The great interest taken in the campaign by the students is indicative of the influence they will have in the future political affairs of the State and nation.

Judge Cisco, of the Thirty-Second Judicial District, was a visitor at the Law Department, November 16th. He favored Judge Chalkley's
class with a short address upon the problems of young attorneys in the practice, which was very much appreciated by the class.

Hon. M. T. Kelley, of the Pineville Bar, has agreed to give a series of lectures on adverse possession. Mr. Kelley has made a special study of this phase of the law and his lectures will be of much value to the students and others who may be able to hear them.

Several hundred volumes have been added to the library recently, so that it now contains more than ten thousand well-selected law books. The practice court work is being more successfully done this year by dividing the class into small sections and requiring three recitation periods each week from each section. Judge Lafferty has prepared a Practice Manual for the use of the students, which classifies the year's work into contested and uncontested cases, and carries the class over all the phases of the practice possible to be covered in one year's work.

Commandant Fairfax has kindly consented to permit the first year law students to drill one year in the battalion with all the honors and privileges of students from the other departments.

UNRECORDED TRANSACTIONS BETWEEN HUSBAND AND WIFE.

1. The Problem Stated.

The Weisinger Act of 1894 abrogated almost completely the common law doctrine of a feme covert's disability, so that a married woman can deal with strangers almost as freely as can a married man. It was once thought that the Weisinger Act did not affect the common law doctrine of the oneness of husband and wife, and that therefore a married woman still could not contract with her husband; see Stroud v. Ross, 118 Ky., 630, 82 S. W., 254, 26 Ky. L. Rep., 521. But that idea has been repudiated by the later cases; Coleman v. Coleman, 142 Ky., 36, 133 S. W., 1003; Niles v. Niles, 143 Ky., 94, 136 S.