

ARMSTRONG *v.* SYRACUSE SCREW CO.*Circuit Court, N. D. New York.*

May, 1883.

MARRIED WOMAN—EQUITY ACTION.

A married woman in New York can maintain an equity action in the United States courts in her own name.

Plea interposed to bill that plaintiff, being a married woman, cannot maintain the action.

C. W. Smith, for defendant.

R. H. & C. H. Duell, for complainant.

COXE, J. Upon the authority of *Lorillard v. Standard Oil Co.* 18 Blatchf. 199, [S. C. 2 FED. REP. 902,] the plea should be overruled; but with leave to file an answer to the amended complaint within 20 days after notice of this decision.

This volume of American Law was transcribed for use
on the Internet

through a contribution from [Cicely Wilson](#). 