Women's rights by law are discussed at forum

By Sandy Yalke

"Are women guaranteed any rights under our law?" was the question asked Monday, at the Women's Forum, the title of the discussion group "Working Women."

The forum leader was Dr. Susan Kannenberg '61, a professor of physics at Boston State College and an active member of NOW. However, the real topic of discussion was the rights of married women.

It appears that, in most states, married women are legally nothing. The only right that she is guaranteed by the Constitution, the right to vote, under the 19th Amendment is restricted to women over the age of 21. A woman may not register to vote in her husband's name, and her official residence for voting purposes is that of her husband. In one state, which was this condition is not valid if she is running for office. This is the other state, which is often being called "unmarried." And even if she is married, she can no longer take advantage of the Community property laws found in many areas. These laws allow a man to own a certain amount of property, usually for the purpose of his work, in his own name. This is often called a "community property" because these laws are based on the idea that the state owns all property.

The laws which place restrictions on women are frequently used as a means of controlling the way women vote. The law in Massachusetts, for example, requires all women to register under their maiden name, and her name is often the only part of her registration that is visible. The law in Massachusetts also requires that women register under their maiden name, and if they do not, they are not allowed to vote in the state.

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