

litigation more speedily and giving fair play at less cost. It really emphasizes that the trial is for the chief purpose of *getting at the truth* of the issue, that *cost and delay* are equally foes of fair play and foes of the wise administration of justice.

By such reforms in practice and procedure the discreet judge may do much to put just judgments into immediate execution, and much for fair play to the "casual suitor" against the "chronic litigant," provided the latter is clearly in the wrong on the merits, while as ever fairly holding the scales for both veteran and recruit giving equal rights to all and special privileges to none.