

REPORTS OF JUDICIAL PROCEEDINGS—Continued.

- privilege of comments, 106.
- reports not privileged, 101.
- requisites of report, 104.
- scope of the rule conferring privilege on fair reports, 99.

REPORTS OF PARLIAMENTARY PROCEEDINGS, 95-98.

- conditions of privilege, 96.
- defamatory matter in, exculpatory evidence as to, 96.
- earlier cases touching the privilege of, 96.
- fair comments on, privileged, 95.
- fair comments on reports of legislative committees privileged, 98.
- fair reports privileged, 95.
- on the same footing as reports of judicial proceedings, 97.
- privilege of such reports as finally settled, 97.
- reports of proceedings of legislative committees privileged, 98.
- report and comment distinguished, 95.

RESERVED CASE,

- cases proper to be reserved or stated, 348.
- cases not proper to be reserved or stated, 350.
- instances of cases reserved, 348-350.
- may be allowed, or applied for, at instance of prosecutor or defendant, 343.
- powers of trial judge as to, 347.
- preferable practice when there has been an acquittal, 350.

SALE OF LIBELLOUS MATTER, 180-185.

- by agent, criminal responsibility for, 184.
- by servant, former onus of proof of sale shifted under the Code, 185.
- in a book, magazine, etc., when criminal, 183.
- liability of a newsvendor, 182.
- newspaper containing libel, proof of seller's knowledge of the fact, 181.
- onus probandi* of sale of libellous matter, 181, 183.
- when knowledge of its defamatory character may be imputed to seller of newspaper, 182.

SASKATCHEWAN,

- opinions of the courts as to special provision for commencement of criminal trial in, 247.
- person charged with criminal offence in, trial how commenced, 246.

SEDITION,

- jurisdiction of the U. S. Courts with respect to, 56.
- law of, explained by Fitzgerald, J., 48.
- what is embraced within the term, 45.

SEDITIONOUS INTENTION,

- defined and explained, 45-47.
- duty of jury in determining, 55.
- under the Code, 49.

SEDITIONOUS LIBELS, 44-57.

- a publisher of, described. (See *addenda*.)
- bonâ fide* intention not seditious, 52.
- cannot be justified. (See *addenda*.)
- criminal act and intent must concur, 52.
- duty of jury in determining seditious intention, 55.
- evidence of publication of, 51.