

**JUDICIAL PROCEEDINGS AND INQUIRIES, 136-138.**

- enactment conferring privilege on publications in, 136.
- privilege of publications in, founded on public policy, 137.
- privilege liable to abridge, 136.
- publications in, absolutely privileged, 136.
- reasons for the privilege, 136.
- relevancy of defamatory statements in, immaterial, 138.
- scope of the privilege, 137.

**JUDGE,**

- questions for, on charge of obscene libel, 28.
- questions for, in libel trials, 337.

**JURISDICTION OF THE CRIMINAL COURTS, 186-193.**

- County Court Judge's Criminal Court, 192.
- Criminal Courts of Appeal, 193.
- in the provinces, 188.
- jurisdiction generally, 187.
- libel not triable at the Sessions, blasphemous libel excepted, 191.
- place of trial of publisher of libel in a newspaper, 189-191.
- provisions of B. N. A. Act affecting, 186.
- with respect to the trial of libel, 189.

**JURY,**

(See Grand Jury and Petit Jury.)

**JUSTIFICATION, PLEA OF, 286-314.**

- a defence only under the statute, and in accordance with its conditions, 289.
- as a defence in Quebec, 295.
- confined to defamatory libels, 295.
- effect of pleading justification and not guilty together, 294.
- effect of, on punishment, 288.
- evidence inadmissible that libel previously published with impunity, 311.
- evidence of rumours of the truth inadmissible, 303.
- facts may be stated in plea in support of, 306.
- facts stated in libel or in plea of, need not be repeated in particulars, 309.
- in civil and criminal cases, distinction between, 288.
- inferences from facts in proof of, must be necessary or inevitable, 301.
- in one of two senses, or by separate pleas, 288.
- limitations of, as to pleading and evidence, 296.
- must affirm the truth of all the matters charged as libellous, 297-300.
- must cover all the material allegations as to each separate charge, 301-303.
- must contain particulars shewing why publication was for public good, 288.
- nature and origin of, 286-287.
- not allowable on charge of seditious or blasphemous libel, 24. (See also *addenda*.)
- not guilty may be pleaded with, and both inquired of together, 288.
- of charges of personal immorality, 290-293.
- partial proof of plea does not warrant partial finding for defendant, 300.
- plea of, must contain particulars, otherwise it may be quashed, 306.
- plea of, should not plead evidence, comments, or arguments, 310.
- publication of false account of indebtedness, not justifiable, 293.