

ment, said that, the plaintiff asking leave to amend para. 15 of the statement of claim by alleging that she returned to her husband's house and now lives there under an agreement that such action shall not prejudice her claim to alimony, and undertaking forthwith to amend her pleading accordingly, paras. 14, 15, and 16 should be restored, and the appeal allowed to that extent; paras. 5 to 13 inclusive to remain deleted. Costs to the defendant. T. N. Phelan, for the plaintiff. T. R. Ferguson, for the defendant.