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ALLOWANCE OF SPECIAL DAMAGES IN ACTIONS FOR WRONGFUL DISMISSAL OF SERVANTS.

- 1. Scope of article.
- 2. Physical suffering.
- 3. Mental annoyance.
- 4. Impairment of personal or business reputation.
- 5. Loss of property or of personal freedom.
- 6. Loss of valuable privileges or opportunities incident to the servant's tenure of the employment.
- 7. Personal expenses.
- 8. Money paid to obtain the employment from which the plaintiff was dismissed.
- 9. Loss of profits sacrificed when plaintiff accepted employment from defendant.
- 10. Value of plaintiff's inventions.
- 11. Money invested in, or expended so as to benefit the defendant's business.

1. Scope of Article.__In this article it proposed to state the effect of the cases in which the right of the servant to recover damages for the injurious results of his dismissal other than the loss of the stipulated compensation has been considered. For a general discussion of the criteria which determine proximity and remoteners of causation the practitioner will of course consult a treatise on the subject of damages.

2. Physical suffering.—In an Irish case where the contract of the plaintiff, a domestic servant, was subject to termination by either party at a fortnight's police, and provided that, in the event of her being dismissed without notice, she was to receive the wages then due and also the wages for an additional fortnight, it was held that the jury were not entitled to take into account the fact that she had been expelled from the defendant's