THE LAW OF CRIMINAL LIBEL.

PUBLICATION-Continued.

in newspaper, defendant must be proprietor at time of, 236. intent of, 8.

may be proved hy comparison of handwriting, 236.

of fresh libels, no breach of recognizance, 367.

of newspaper, how proved, 237.

of ohscene matter, when justifiable, 36.

of Parliamer tary papers. (See Publication of Parliamentary Papers, 126.)

scope of the rule defining, 230.

snmmarized, 235.

tbrough negligence, 232.

when criminal responsibility attaches to, 235.

PUBLICATIONS INVITED, CHALLENGED, OR IN SELF-DEFENCE, 189-146.

conditionally privileged, 139. conditions of the privilege, 139. enactment concerning, 130. excess "in manner or extent" of publication, 143, 146. illustrative cases of, 144-146. inquiries caused by unprivileged publications, 141. instances of publications invited or challenged, 140. publications provoked and in self-defence, 142.

PUBLICATIONS IN ANSWER TO INQUIRIES, 157-162.

cases illustrative of the privilege, 159-162. conditionally privileged, 157. conditions of the privilege, 157. enactment conferring the privilege, 157. publications in pursuance of dnty or interest, 158. scope of the enactment conferring the privilege, 158.

PUBLICATIONS PROVOKED, 142.

PUBLICATIONS SEEKING REMEDY OR REDRESS, 147-156. cases illustrating the privilege, 149-156. conditionally privileged, 147. conditions of the privilege, 147-148. enactment conferring the privilege, 147. scope of the enactment conferring the privilege, 148.

PUBLICATIONS VOLUNTEERED, (See Voluntary Publications to Persons Interested, 163-168.)

"PUBLIC BENEFIT,"

cases as to charges of personal immorality being for, 290-293. test of publication for, under plea of justification, 290. where justification need not necessarily shew publication for, 304-306.

PUBLIC INTEREST,

snhjects of, 177.

subjects not of, 180.

(See also Discussion of Matters of Public Interest, 174-180.)

PUBLIC MEETINGS.

(See Reports of Public Meetings, 108.)

396