

37 VIC. (1874) CAP. 33, SECTION 11.

"The right of the Crown to cause any juror to stand aside until the panel is complete, shall not be exercised, on the trial of any indictment or information, by a private prosecutor for the publication of a defamatory libel."

The Government of Ontario, notwithstanding this enactment, caused no less than ELEVEN jurymen to stand aside in the case of WHELLAMS vs. THE MAIL.



What are you going to do about it anyhow?

Please, Sir, we know that lesson all off by heart!

Yes, Sir, Law says so!



THE UNPALATABLE LESSON;

OR, "THE LAW AND THE TESTIMONY."

Burgess