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RIDDELL, J.

MAY 1ST, 1909.

TRIAL.

D'AOUST v. BISSETT.

Master and Servant—Injury to Servant—Negligence of Master—Disobedience of Orders—Dangerous Machine—Trial—Findings of Jury—Questions left Unanswered—Effect of—Proper Judgment to be Entered.

Action by a girl of about 18 years of age, employed in a steam laundry in Sudbury, against her employer, for damages for injuries sustained owing to the negligence of the defendant, as alleged; tried with a jury at Sudbury.

C. McCrea, Sudbury, for plaintiff.

J. Wood, Sudbury, for defendant.

RIDDELL, J.:—The contention of the plaintiff was that she had been set to work at a mangle which was not securely guarded, as it might and should have been, and that, consequently, her hand was caught by the roller and severely injured.

The defendant alleged that the plaintiff had been employed to work at the safe, the delivery, side of the machine; that upon the evening of the day before the accident, he had seen her working at the feeding side; that he knew that her hand was smaller than usual; that he rebuked her for attempting to feed the mangle, shewed her the danger of working at that side, having a hand so small that it would pass under the guard (which was $\frac{5}{8}$ of an inch above the feeding table), sent her away, forbidding her to work on the feeding