

Full Court.]

[June 3.

GREEN v. WORLD PUBLISHING COMPANY.

*Libel—Verdict of jury opposed to judge's charge—New trial—
Separate allegations—One not justified.*

Two substantive allegations of wrongdoing on the part of plaintiff as a minister of the Crown having been alleged, and there being no proof of the truth, and no justification for one, of such allegations, the jury, on direction in favour of the plaintiff, brought in a verdict for the defendant.

Held, on appeal (IRVING, J., dissenting), that there should be a new trial.

Charles Wilson, K.C., and Burns, for plaintiff, appellant. *Macdonell and Wintemute*, for defendant, respondent.

Flotsam and Jetsam.

In the case of *Spier v. Corll*, 33 Ohio St. 236, the statement of facts concludes as follows: "The plaintiff, by petition in error in the District Court, sought to reverse this judgment, on the ground of error in excluding the several exemplifications of record offered in evidence by him on the trial. And the three judges of the District Court, being equally divided in opinion, as it is certified, on the question of error or no error in said judgments, ordered the cause to be reserved for decision by the Supreme Court." We have been sitting up nights of late trying to figure out how those three judges could have been equally divided in opinion, but have not yet arrived at any satisfactory results.—*Law Notes.*

THE LIVING AGE, Boston, Mass.—Lovers of rare and dainty ware will find a peculiar charm in Mr. J. H. Yoxall's article "On a Platter at Montreuil," reprinted in *The Living Age* for June 13 from the *Cornhill*. No contemporary writer discourses more delightfully upon such topics than Mr. Yoxall. A striking feature for June 6 is a tribute to the late Henry Campbell-Bannerman by John Redmond, the leader of the Irish parliamentary party. The many lovers of Dickens will enjoy "Old Fleet's" study of Dickens's women characters, which is promised for June 20.