issue as to the amount of damages recoverable. The medical examination was certainly pertinent to that issue, and should, therefore, on principle, be allowed. The Master did not recollect this point having been raised on any previous occasion. The usual order was made for the examination by Dr. A. Primrose. Costs in the cause. The Master added that it was stated on the argument that there had been negotiations for a settlement; and said that the result of an independent medical examination might well be that the parties would agree on the amount of damages and save any further costs. J. M. Ferguson, for the defendant. S. G. Crowell, for the plaintiff.