PERRY V. BRITISH AMERICAN SHIPBUILDING Co.—LENNOX, J.
—APRIL 8.

Master and Servant—Wrongful Dismissal of Servant—Evidence—Findings of Jury.]—Action for damages for the wrongful dismissal of the plaintiff, who was engaged by the defendants to work for them as a skilled mechanic. The action was tried with a jury at Welland. Questions were submitted to the jury, who answered them favourbly to the plaintiff. The parties agreed upon \$925 as the amount which the plaintiff should recover for damages if he was entitled to recover. Lennox, J., in a written judgment, said that there was no basis for imputations made against the plaintiff. The preponderance of the evidence was that the plaintiff was a skilled and efficient mechanic; and there was no evidence whatever that he did not serve the defendants faithfully and to the best of his ability. There should be judgment for the plaintiff for \$925 and costs. D. B. Coleman and H. W. Macoomb, for the plaintiff. L. B. Spencer, for the defendants.