

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 favourably 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. Maccomb, for the plaintiff. L. B. Spencer, for the defendants.