## TRIAL-Continued.

"privats prosecutor," what is meant by the term, 323-325, proceedings leading up to, 240.

prosecutor must satisfy both court and jury that words libellous, 337. prosecution for defamatory libel not a "public" prosecution, 328, rights of jury at, 330.

right of the Crown to cause jurors to stand aside, 326-328, 329. same rule in United States as in England as to rights of jury at, 333. to puhiish defamatory libel with various intents. See Extortion by Defamatory Libel, 77, and addenda.)

when new trial granted or not granted in cases of libel, 356. within what tims new trial to be moved for, 356.

#### UNITED STATES.

courts, jurisdiction of, as to sedition, 56.

law in, as to hiasphemy, 25.

law as to obscenlty in, judicial opinions as to, 39.

same iaw in, as to rights of jury in libel trials, as in England and Canada, 333.

### VENUE.

changs of, 315-322.

affidavits of jurors, when receivable on motion for change of, 322. common law rule as to change of, \$15. effect on, of sections 577 and 888 of the Code, 315.

exceptions to common law rule as to change of, 815.

in Quebec, provision as to, 320.

motions by the Crown for change of, 319,

political influence of prozecutors insufficient reason for change of, 317. rule under the Code as to change of, 316.

securing fair trial, good reason for change of, hut evidence of unfairness should be cogent, 318.

## VERDICT.

amendment of Indictment after, 277.

costs, not demanded on, recoverable by action, 375.

jury may give a general, on whole matter in issue, 330, jury may find special, 330.

may be general or special, 330.

may be against defendant, on a charge of having "composed, printed and published" a libel, if proved that he published without composing it, 340.

proceedings after. (See Proceedings after Verdict, 342.) trial does not end with, 346.

# VEXATIOUS INDICTMENTS ACT.

provisions of, embodied in the Code, 240.

VOLUNTARY PUBLICATIONS TO PERSONS INTERESTED, 163-168. cases illustrative of the privilege, 164-168.

conditionally privileged, 163.

conditions of enactment conferring the privilege, 163.

enactment conferring the privilege, 163

scope of enactment conferring the privilege, 163.

### WITNESSES.

non-initialling of names of, on indictment, 267.

#### WORDS.

complained of in report of public meeting must be "for the public benefit," 123.

seditious, indictable at common law, 44.

seditious, pnnishment for, 54.

when actionable or indictable and when not, 2.