

NEW TRIAL—Continued.

refused on ground of surprise and discovery of fresh evidence, 361.
 refused where conflicting opinions as to evidence of justification, 360.
 refused where publication not objected to by private prosecutor, 362.

NEGLIGENCE,

what is "not negligence" of newspaper proprietor, 84, 87.
 what is, in law, 86.

NEW TRIAL,

when granted generally, 355.
 when granted or not granted in cases of libel, 356.
 where verdict for defendant, 362.
 within what time to be moved for, 356.

NOT GUILTY,

effect of plea of, along with plea of justification, 294.
 plea of. (See Pleas to the Indictment, 281, 285, 288.)

OBJECTIONS TO THE INDICTMENT, 284-280.

affinity of grand juror to defendant no objection, 270.
 cannot be made by challenge of grand jury, 272.
 cases as to, arising out of constitution of grand jury, 269.
 difference between the English and the Canadian law as to defects
 in indictment that may be objected to, 276-277.
 effect of presence of unauthorized person during deliberations of
 grand jury, 268.
 for non-initialling of names of witnesses on indictment, 267.
 force and effect of a demurrer, 264.
 how and when taken, 264.
 is an indictment which is not traversed invalid? 279.
 motion to quash, when and on what grounds to be made, 285-286.
 objections based on constitution of grand jury, 269.
 questionable rulings as to alleged defect of substance in indictment,
 274-275.
 temporary absence of complainant no objection, 274.
 when judgment may be arrested for defects in indictment, 284.

OBSCENITY,

conditions of test of, 37.
 obscene books and pictures referred to in *Rex v. Graf*, 39.
 opinion of Minister of Justice, as to obscene books, in *Rex v. Skill*, 40.
 tendency of, is the test, 37.
 counts for and participants of, 43.
 conviction quashed for not setting out obscenity charged, 33.

OBSCENE LIBELS, 27-43.

enactment against, 27.
 honest motives no defence on charge of publishing, 29, 31.
 judge's order for prosecution of, required in England, 43.
 meaning of "obscene" in section 207 (a), 32.
 must have a corrupt tendency and intent, 38.
 no offence when public good served, 28.
 obscene books, pictures, etc., enactment against, 27.
 obscene matter, justifiable publication of, 36.
 obscene publications generally, enactment against, 27.