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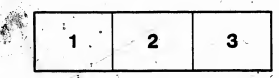
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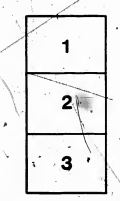
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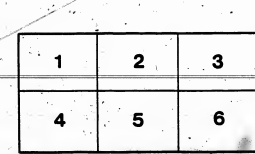
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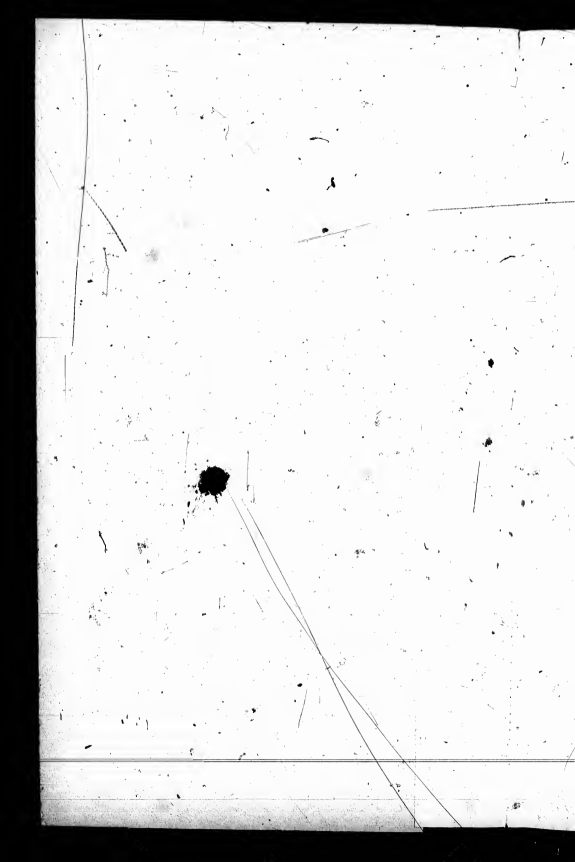
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JUDGMENT

OF THE

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VORCE CASE

UNTER versus HUNTER,

Tried at Fredericton in July, 1862,

ST. JOHN, N. B.: PRINTED AND FURLISHED BY GEO. W. DAY. 1862. s 1862JUDGMENT

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Court of Divorce and Matrimonial Causes,

OF THE

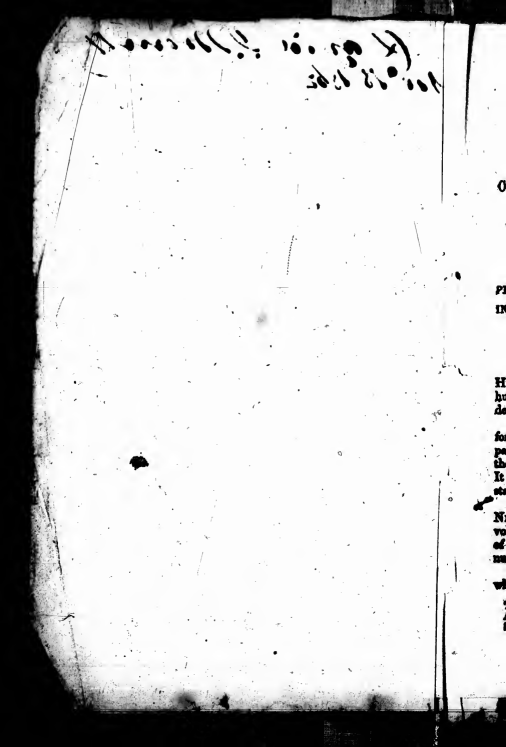
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DIVORCE CASE

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COURT OF DIVORCE AND MATRIMONIAL CAUSES;

07 THE

IN THE DIVORCE CASE OF

HUNTER VERSUS HUNTER.

PROVINCE OF NEW BRUNSWICK.

IN THE COURT OF DIVORCE AND MATRIMONIAL CAUSES.

JULIA HUNTER, PROPONENT, and ROBERT HUNTER, RESPONDENT.

This was a suit instituted by the Proponent, Mas. Juzza HUNTER, against the Respondent, Ma. ROBERT HUNTER, har husband, in order to obtain a divorce a measure of there and a decree for Alimony.

The "Libel" of the Proponent, filed in March 1868, set forth her grounds of complaint against her husband with much particularity, and the "Answer" of the Respondent, filed in the month of The following, set out his defence at great length. It is not necessary to advert to the facts, as they are fally stated in the Judgment of the Court.

The cause was heard at Fredericton before the Honorable NEVILLE PARKER, Master of the Bolls, and Judge of the Divorce Court, on the Srd, 4th, 5th, 29th, 30th and 31st days of July last, when, in addition to the partice themselves, a number of witnesses on both sides were examined.

The trial was conducted by the following legal gentlemen, who cited a variety of authorities :

The learned Judge having taken time to consider the case, on Tuesday, the 28th day of October, 1862, pronounced the following

JUDGMENT.

" This is a very painful case. A marriage between two parsons of suitable age and not unequal social position, of highly respectable character and connections on either side, a marriage which to appearance might have fairly warranted a well grounded hope of mutual mappines, has led to a succession of querels and disputes. opiness, has led to a succession of quartela and disputes, to two approximations, the one temperary, but followed by another of a more arrives character, to actions at law by the father of the wife husband, and finally to the exposure of the scenes of againsta domestic ancord in this Court; and this has all occurred in the abort space of less than two years from the feelebration of the nuptials. All conditions of life have their peculiar sources of disquist and pervied life is not exampt from its own severe trials. Where these arise from hastiness, violence of moroseness of temper on the one side, they may be much mitigated if not entirely overcome by the exercise of forbearance and discretion and the influence of right principle on the other, and thus the connection, though robbed of much of its charm, may be rendered bearable. When these considerations fail to prevent a resort to Courts of Justice for rudress, the spectagle is exhibited of a husband and wife mutually exposing to the world the faults and follies which that relation should make them, most antious to conceal, and the memory is dragged for all the matters of chence which have been there deposited many months, or it may be years of metrimonial intercourse, many of which may have been long ago forgiven, and it might be hoped forgotten. When enser however, must deal with them, however reluctantly; that which would wise be an impertinence is made a duty, and it becomes necessary to consider carefully but freely the conduct of the parties torough-out, as well as the principles of law applicable to the circumstances. In the present case, Mrs. Julia Hunter seeks a divorce a monsa et there from her husband, Robert Hunter, on the ground of cruefty, and she details in her libel the particulars of the ill treatment of and the detains in per inter in particulars of the streng, did the which the completing and for which the sector redress, did the defendant handfut in his answer. The mature of the streldy on which the course will feel bound to interfere is variously stated by mathy appliers and in the decisions of mitterent learned judges ; though any attempt at east, definition of what constitutes legal cruelty has been rather avoided.

The passage from Poynter on Marriage and Divorce cited by Mr.

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To permona of respectable which to apled hope of and disputes. another of a of the wife he scenes of in the short upthile. All and married these arise to one side. y the exerzht[·]principle much of its erations fail spectagle, is ie world the nost anxious rs of offence ny be years els long ago subawaipr, tion, Courtin would en a neg es throughumstances. ca a minsa of crueity, Section of mound the chielde on y stated by od julges : itutes logal

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Street may be considered to contain a prin statement of the doctrine; and the latest decisions of the Matria inial Court, as pronounced by its eminent Judge, Sir Creawell Create III, do bet hepugn its correctness. "The crueity which entitles be injured party to a divorce," says. Poynter, "" consume in that surply conduct which endaugers the life and health of the complaining, and tenders cohabitation unsafe."

"It is not, however, in ordinary domestic quarrels that parties" are entitled to the interference of the Court, by there may be much unhappiness in the married state ; there may be unkind treatment and even abusive language without any real personal danger." "But when a series of unkind treatment is accompanied with

"But when a series of unkind treatment is accompanied with words of menace, and when from collateral evidence there appears a reasonable approbability that the meaner may be sarried into effect unless prevented, these circumstances present a case which calls for the prompt interfarence of the Courts, and it blows have been struck the case becomes still more appreciated, and the injured party is entitled to the remedy afforded by a timese of seize article.

party is entitled to the remedy afforded by a unnease of separation." "But this doctrine is held with this important qualification, that the conduct of the wife who seeks reductions not have been such as to have caused the injury of which the completing. It must appear that her own conduct has been guarded and proper, other wise a remedy for the violence of her husband may be in her own power, menty by a change in her temper and behaviour. At the same time, her micconduct if resented with dangerous and inordia nate severity will not ber her right to the interference of the Courts.

nate severity will not har her right to the interference of the Courts. To proceed with the facts of the interference of the Courts. Robert Hunter, the oriendant, whereaginged in business at Saint John as a Merchant Tailor and Clothier, which he prosecuted successfully, and was in independent circumstances. He became acquainted with the lady, then Miss Jula Vathing, at the house of a mutual friend, and the acquantance satisfies and the house of a mutual friend, and the acquantance satisfies and the house of a mutual friend, and the acquantance satisfies being her his wife. The personal attractions and the response bit were detarmined the choice, as we do not held that there was any fortune in the case, and there were several other children of her father's family besides bereaff. The alliance therefore would spin-to have been a perfectly disinterested one on his part, and it thisk fairly be considered that the qualifications of the lady made it so unsequel one on live eide. At the time that his mother (a widely) and two unmarried stat the qualifications of the intrinial many primes and discord which subsequents areas is attributed by the lady and her father to the influence of these relations, who continued to reside with Hunter after his marriage. Indeed, the lady has expressed the with Hunter after his marriage.

PLAN WEL GARGER LAS

opinion, which seems to have been shared by her father, that she and her husband might have lived happily together but for the residence of these relations with them in the same family. How far this opinion was well founded it may not be very easy to decide positively from the evidence; but there are some circumstances bearing upon this point—and it is a very important one in the case to which it will be necessary to advert.

It is impossible to suppose that the lady and her family could have been ignorant, that at the time the defendant was paying his addresses, his mothor and sisters were domesticated with him. His house was pleasantly situated, and comfortably furnished and fitted up. There seems to have been no disguing or deceit used by him on the point; but when after having been in the hebit of visiting her during the winter, during which he had announced his wish to make her his wife, without meeting with any discouragement, he stated expressly that it was to be understood that his mother and sutors were to live with them, an objection was made by Miss Venning to such an arramment. Ile, however, was unwilling to yield the point of separate residences for his family and himself for reasons which he stated, and there seemed to be a probability of the engagement, which was mutually understood to exist, being broken off. He had been desired by the lady to speak to her father, and had agreed to do so on the following day, the Sith of May, which was a holiday, but on this difficulty arising she had requested him not to speak to her father at the time fixed on. Matters remained in this state fir some days, when the subject was again mentioned between them but with the same result. According to the defendant's statement he told her that the matter had better drop, and that he hade her good by with the intention of not returning to the house. In fast, he seems to have come to the conclusion that the matter must be stan end. She however does not admit that the match was actually betten off, but there is no material variance. There was clearly a difficulty in the way, and the defendant did not return to the house until the following Monday, when, in consequence of a note he received from Mr. Venning, he went and saw him in a separate room. Mr. Venning undoubtedly seems to have considered that there was an intention of breaking of the match on the part of Hunter, and he admits that he told him he thought he had acted very improperly, and that it was not the way to gain the affections of a young woman and then cast her off like a suit of old clothes. This would certainly corroborate Hunter's account that the previous interview was intended to be a final one. Mr. Venning attributes this impression to the defendant's having ceased to visit his daughter for some days, but as the last visit was on Friday, and the note was written by Venning on the Monday following, it is evident that something more than the absence during

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so very brief an interval, is necessary to account for his expressing. himself in the manner he did, and it is natural to suppose, that his impressions could only have been derived from his daughter's account of her interview with Hunter. There seems to have been a very strong objection in the minds of the parents to the plan of Mrs. Hunter, senior, and her daughter, living with the young married couple, and there can be no doubt that arrangements of this cort are frequently productive of domestic discomfort. But we know en the other hand where people are well disposed to each other, they may live in this way vory happily, the experience of others more advanced in years is not without its advantages to a young housekeeper. At all events it was for the gentleman to decide on the terms of his offer ; the rejection or approbation was for the lady and her friends. With the strong opinions Mr. Venning entertained on the subject, it would have been perhaps justifiable in him, and the better for all parties, had he acquisseed in the breaking off the marriage, finding that the defendant was unwilling to alter his plane in this respect. "He seems, however, to have thought it best to let. it go on, and to accept the assurances given him by the defendant in case of difficulties arising, and both parents and daughter concented to the marringe taking place on the terms proposed. I cannot but think it was singularly unfortunate and augured ill for the success of the experiment, that as the point was to be yielded at last; so me prominence was given to the aversion of the lady and her family to her living with Mrs. Hunter senior, and her daughters ; and the Mr. Veening was quite justified in considering what was best for the comfort of his daughter, he seems to have couldered the matter rather too exclusively from his own point of view. His daughter says in her evidence, she knew his mother and sisters were dependent on him, and the mutual attachment of those relatives and the defendant, and the steady kindness and presention afforded them, were very honorable traity in his character. Even the resedution to give up a operished attachment, rather than depart from the rule he had laid down for himself, and abandon a solf-imposed duty of this nature, was entitled to respect, and perhaps was hardly appreciated as it was entitled to be. His objection to forming two separate establishments, both as it regarded the happiness of an aged parent and sisters, and as entailing an expense which he did not consider justifiable, was rational and creditable, and the manner in which he had discharged the relative duties of a son and a brother, gave some warrant for supposing that those of a hunband would not be disregarded. It was therefore, I think, to be regret that the lady should enter the defendant's family under the diend vantage of being known to entertain a strong hostility to the arrangement under which she had concented to live, and that the same feeling had been shared by her family. It is assorted by Mr.

Venning and his daughter, that the defendant, expressly agreed if any difficulty should arise, that a separate home should be procured. The defendant does not admit this, but it is corroborated by the evidence of Davis. Ante-nuptial stipulations, if they are to be looked to as of legal obligation, should be put in writing and reduced to proper force. It is not however contended that this was an are rangement which could be enforced against the wishes of the huar band, and it was open to the objection - that it presented a temptation, if not to create difficulties which might otherwise have been avoided, yet to be less careful in giving rise to them. It would indeed require great prudence and discretion on the part of the lady to alley the disquiatude which would be apt to arise in the minds of those whose hitherto; comfortable domestic arrangements had been at the risk of being overthrown in consequence of the marriage. and we might perhaps expect to have seen some evidence of it in the conduct of the mother and sisters whose sensibility must have been wounded by these discussions. The Libel however and the answer admit that for three months after the marriage, which look place is September 1860, the parties lived together comparatively By though there were them alight clouds at a very early period. insidents have been thought of sufficient importance to bring to netice of the Court. One was drawn out by the Counsel of Mrs. limiter, the other on the part of the defendant. The first occurred on the morning of their marriage at the breakfast after the ceremo-It appears that Mra. Hunter had desired on that occasion to be itreased by her, maiden name and not as Mrs. Hunter, and for this also mays Mr. Hunter " censured" her. What he said we are set informed. At certainly was hardly worth taking notice of, excopt in the way of good humoured raillery, though on an occasion of the kind, when it may be presumed relatives and friends of both pattice mere present, it might have appeared an odd whim in a lady who had just sequined the right, of which young matried women and not generally valuetant to avail themselves, of heing addressed by the same of the man of bor choice. It was a very slight matter intimelf, but perbape at a later day, when guarrels arose and the comparative despectability of the Vennings and Hunters became the subject of engry discussion, it might perhaps have been recalled animet without significance. The second occasion was on board a steamer in Canada during the wedding tour. The lady, very namaily so it seems to me, expressed a wish to look at the dashing efishe water from the paddle over the side of the vessel. It was jost what a young person in light girlish spirits would be likely to day iter hustand bewayer thought it childlah, and an impatiant expromon on his part to that effect led to an unpleasant discussion news remotestance on his part and an offended manner on her parts : depresent of the lady however in the course of the dispute,

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seems to indicate a degree of not merely irritation but resentment which could hardly have been expected. According to the defendant's account, on his stating to her that, instead of wheety words he had treated her unkindly it would have been a different things she replied, that "if he treated her unkindly once, he would not de it a second time." This rather startling occurrence, at a warly a period, was likely to occasion some surprise and concern, and was interpreted by the husband, not unnaturally, as a threat of leaving him. Mrs. Hunter denice that she threatened to leave him ** if be spoke in that way," which was not exactly what he had attributed to her, adding "I don't remember threatening to leave him," and she certainly had not done so in terms, but it is difficult to know what loss could have been meant, in case she met with what she should consider unkindness. There are some complaints by Mrs. Hunter that her housekeeping and cookery did not give entisfact. tion to the other ladies, but there is very little evidence of actual interference on their part. Some trifling untidiness, or what else wirved on, and the observ conceived such, was on one occasion obs vation was looked upon as an insuit by Miss Hunter, and one of the young ladies temarked on her mother daving too much to dave This Mrs. Hunter considered very unreasonable, as her hush had expressed a desire that his mother should be allowed to ge directions about the dinner. Nothing, hewever, seems to have be more uncomplaining and inoffensive during the whole time of the cohabitation, than the conduct of Mrs. Hunter, Senior, so far as the evidence reveals. It is alleged also, that the mind of the defendant had been influenced against his wife by the statements made by he own family; and at an interview at McMillan's, when Mrs. Mi Millan went over, in order, in the course of a three hours convers tion to the defendant, the causes of complaint which his wife had though at first he contended that she had been emirely to blame, yet in the progress of the discussion, according to Mr. De 100 some particulare he seemed to think that he had been in erver The question whether he had been under the influence of his fac was also treated of. Hunter thought not. Mrs. MoMillan po some instances which she thought proved that his family in 1 Apika fered. What the nature of the interference was we are not tokinger whether the lady was entirely exculpated. Looking to this part of the case there is nothing in the facts proved which lands me to the conclusion, that entering the marriage state with a desire to permote the happiness of her husband, a lady placed in the situation of Mrs. Hunter might not have lived harmosiously with her hus band's relations, and it was her duty as well as interest to make the best of the circumstances in which she had convented to place a self, though they might not be in all respects what she desired. olda I have anticipated a little the order of events in referring to the inatomin and the traduite to nativity

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vernation at MeMillan's-to recur to what took place before that interview-altercations began to arise, which increased to is a degree that abusive language on the part of the husband, cording to the wife, and tart and irritating answers on her part, pording to him, became not unfrequent. He charged her with ect of her domestic duties, and with babitually withdrawing seelf from the enciety of his family. At last, after a stormy int and much angry discussion, in which she says she had asked to have some rooms, which were used as lumber rooms, fitted in that they might live apart from his family, which he refused to achieve to, she told him she would be then obliged to go back to her father's; he replied that she might-clear off, that she had igs too comfortable, and a good deal more to the same effect. Netwithstanding what had passed, the defendant does not appear to have contemplated ber having formed a serious intention of mying him ; and in the morning, when she was preparing to go, ther she would think better of it and come-back during the At the same time he warned her of the serious step a wife in leaving her husband. She, however, was received to go, ad not off very early on foot, on an inclement morning in winter, to seturn to her father's house. She was then four months from e confinament. She mays she had to sit down twice on the way m weekness, and could searcely get to the house. The question re casure and it is a very important one in this case was this led sta on the part of Mrs. Hunter rendered nece MIY. OF is justifiable from anything that had then occurred. The conthe second second second second to both, perticularly to inter. In the first place it was proplaining to the world the community, with the tolerably certain result that the dispords, and making them the common topic present of the set of the hot her maker, such posuliar circumstances. In regard to the time reast nature on his part would be suspected, and a proportionate unt of public edium would be incurred by him. Admitting there may have been something, perhaps a good deal, to pa with, yet balancing advantages with disadvantages, there was more than in the ordinary circumstances of life many women palled on to andure. The character of her husband stood high. ived sear her own friends and relations, with whom her source appears to have been unrestricted. She had a comfortte. Her domestic cares must have been very light with these of women with large families and more limited as of support, and the principal grievance seems to have been

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living with her husband's relations. Had anything been allegat against the character of these ladies there, would be much reason for her desiring a change, but they seem to have been porsons of unblemished repetations and very strongly attached to her husband. The very circumstance that even during the height of their quarter she would have been content to remain on condition of his previding separate spartments, in which case she admits the would not have thought at that time of leaving him, is of inself sufficient to condemn the step she then took. He may have been wreak after what had taken place before the merrings, is not complying with her request ; yet the promises and sourances made at that the apprehended difficulties were not to be owing to the conductor of the lady herself.

I am bound to say in looking to the evidence, that though the case shows a good deal of harshades and moroseness on the past of the husband, yet the lady appears to have entered the marries of with ideas of independence which that relation does not warrant, and that her course was a good deal influenced by her erroseds views in this respect bowever much and lamoundly in many respect her husband has been to blame, her ministrunce are obviously a a spirk wound good deal attributable to that circumstance. Theats have been upt to have caused discord as well in a separate base as in the way in which she did live. The going about without and when letting the family know where she was sting, was an interest this sort, not that she was bound to inform them on the wedge the communicating her intention was only as not of courses the communicating her intention was only as the terms. The among people who desire to live on constant the terms. The only natural for a husband on his return hence to constant wife was when he found that she was not which and it to the feelings as well as those of his relations to treat the ing his feelings as well as those of his relations to treat the negligence of this sort. At the same time the unavel of these relatives to such inquiries might dreate dustition emoyance, and such may have been the dramanications her husband and his relatives to which size has attributed effect, without any departure from truth, or coloring, or any Intention on their part. A cause of very estious discrete at an early period, with which, any more than the little blat on the marriage tour, his mother or ellere hid up com-whatever. It appears that both he and his wife had been are ton at Mrs. Sancton's ; and. Mrs. Henter, without com-his invitation to her husband, requested that he would call at Mrs. Sencton's in the evening. On asservation, after such the as well as she had been invited, he appears to have been mach irrinted, Jelling her, as he admits, that he did not woman in one thousand, or ten thousand, who had been to m

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marfied, would have treated her husband so; that she gave him reason to imagine anything he liked ; that probably she expected to meet parties there she preferred to him, or would rather be without him ; that to prevent misunderstanding in future, he was the head of the family, and he would not expect her to answer any invitation for him without consulting him. According to the defendant's statement all her reply was " I did not think you would go," and he told her she might have asked him. It is remarkable that Mrs. Hunter has been quite silent about this transaction, so that we have not her version of the occurrence. From the questions put by her Counsel, however, on the cross-examination of Hunter, it is intended to be inferred that her excuse for not telling him of the invitation was in consequence of his having previously declared that it was a basy time and that she must not expect him to go out to tea with her. It is not proved that he had stated this, and he says he does not recollent st. He had, however, made this answer on one occasion when she saked him to go to tea, with her at her mother's, and it might probably have been a reason, though not a very good one, for not communicating Mrs. Sancton's invitation, . But the circumsience mentioned by Mrs. Hunter's sister, and which first apprised her husband of his invitation, is irreconcileable with that idea. He says, on the way home her sister Emily said Mrs. Sancton had waited a long time for tea, for him. Why she should have been allowed to do this, or to suppose that he was coming when the invitation had never reached him, all of which Mrs. Hunter could have explained, is certainly very extraordinary, and the anaoyance and any prise of the defendant under the circumstances were by no means unnetural .- This, so well as the previous occurrences on the wedaing tour, go to show that independent altogether of jarrings arising frem the residence in common of the two families, there were other conssions of sharp disagreement, which makes it very doubtful whether, the procuring separate establishments would have been an effectual remedy.

I cannot but consider the ill-judged and unfortunate step which Mrs. flanter took in leaving her hubband in February, was intimately connected with, if indeed it did not lead to, the more serious breach that occurred afterwards.

After the intervention of friends and a long personal interview, shown induced to agree to return to his house, and after some delay determined to agree to return to his house, and after some delay determined to go back, he was coldly received by him, as was not perhaps to be wondered at; but it is rather remarkable that the new specified charge Mr. Venning made was, that his daughter had too black on one occasion, when for three days they were without a sevent and she was ill, she had been obliged to go down into the ki

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kitchen and prepare breakfast while his sisters, as Mr. Venning added, were lying in bed, -- he wanted to know if the defendant and married his wife to make a servant of her. The being withoutla, servant for a few days is not an unusual occurrence. His sisters, no doubt, might have made themselves useful ; but it does not appear that they ever did take part in the housekeeping, nor that on this occasion they were asked to assist, or her illness com nicated to them. Hunter says he knew nothing about the matter, and Mrs. Hunter does not say that she had over complained to him on the subject before she mentioned it at her father's. "The result of the interview with his wife had been, that she had consented to go back, and he was to call for her at five o'clock; but when the time came she had changed her mind, whether, as she says from being afraid to do so, or from finding her father averas to her doing so, is not very clear. Vonning says he considered her too ill, but she had not made the objection on this ground, though she said the was too ill to go to the Institute, where he was very desirous they abould appear together publicly that evening. It was notoriume that having promised, she had not, even at some risk, been advised to keep her word. On receiving a letter of a very decided character from the defendant the next day, she did actually go back, and apparently without injury to ber health. But the grace of her return was in a great degree marred by the delay, and her coaffect had the appearance of triffing with her husband. No doubt it caused renewed irritation on his part both with hereoif and her relatives, which may account for the coldness of her reception." On Her arrival at his house it would have been desirable to have forgomen the past as much as possible, at least to have abenamed from refur. ring to it, and to have resumed her position frankly and cheer any. instead of which there was a new attempt to enter hite stipulations. On her arrival, without taking off her bennet, she says she wanted him to promise that if she went to see her mother he was not to be angry with her for two or three days after. That she had growing all her young acquaintances, but she still wanted to see her met and more to the same effect; to which he hads no while the saying ' " Why don't you take your things off what do sparet there for ?" She said, " Robert, promise me first." He reprind, "Julia, ifmy answer depends upon your taking your things of your taking sit there as long as you please," and then told her if it had not see that he did not wish his child born opt of his house, he while wither have bent or gone after her. This was an unpromising commente-ment, and angured ill for the future. His inguage was the rist and ungunte, but the bort of speech with which the addressed hard the balantice of boortey is been reprodult. It ever not appear that he ind incredicted the society of her young this is, or any set with her mother. What he complained of was, that she was a

much abroad, and went out without giving information of where she was going. Alle had promised she should have firs in her room, and sit more there, of which she availed herself; but he was not prepared for her withdrawing herself to so great an extent from the limity. There was, no doubt, whether with or without reason, a strong disinclination on her part for the society of her sistera-in-law, and her measure do not appear to have been more coeciliatory when she went back. Ascording to her husband, on her return she took a stand ; had a fire in her own room every morning, and est there all day, except when he same home to his meals, and saw the members of her own family when they came in her own room. On being remonstrated with on this exclusive way of flying, sho held him that she would not ait with his mother and sisters, or near abon.

The quarrel of Tuesday, before the final departure of Mrs. Hunter, is variously stated by the two parties. Mrs. Hunter eave that after breakfast, as he was going out, she went out into the hall and asked him to step in the parlor, as she wanted to speak to him. She says : "I then asked him what was the matser, if I had done anything to displace him, and why he had treated me so coldly and indifferently. He said, I into a to treat you that way, and worse, until you lears to behave yourself." I asked m what I had done. He said I went to my mother's on Saturday, hi and to chanch on Sunday ; that was the reason. I mid, Robert, I have given up all my young friends, but I must go to see my mother. He might treet me unkindly, but I could not help it ; I must, go to see my mother. He got very angry with me then, and mid -" You infernal little devil, you will come and ack me when ness go, or I will kick you out of my house. I will best you every my of your life if you stay here." With that he caught me by the chin and shock me. He was very apery. I said to him ... "You are a gentleman, Mr. Husser, to treat a lady in that way." Iffe account is that on the constion in question, the asked "way I had been as Amgreeable to her for the last few days? I teld her, in the first place, this informal running, merning, noon and night, and I don't move where you are or what you are doing. For instance, I work, you went out on Saturday and did not return till 11 o'clock at sight. You went out on Saturday to Zion's Church and did not setting till in ware in are church to did not return till in ot murs till we were in our church in the evening. You went out an Monday after dance, and did not return till 9 o'clock at night, stopping out some place for tes, and I don't know where you ware, are doil know yet. She replied-Indeed 1 is that all ? I am very and to know. I will go where I like and when I like. I have brays been accustomed to it, and I'll do it, and I don't care have. I told her she was a little devil-that she might not tall part dis (tot) care for me, for I know that ; that if she

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of Mm. Hunter out inte saled.to the mattreated eat you I asked aturday. Robert, 300 BY lo it; 1 ten, and and when u cyary by the You are account been no the first I don't and look at did not tent out t m a mare, I YOLY IS

out without my leave I would put her out of the house. She then stamped her foot and dared me to lay a finger on her. But he adde that he never attempted to beat his wife, nor threatened to kink her out of the house.

Here are two very different statements,---- in the one, that of Mrs. Hunter, it is not very easy to see what could have enraged the husband in the gentle language she describes herself as using. In the other, eithough according to his own admission there was language on his part very harsh and improper, (the personal violence charged he does not admit) there were circumstances of considerable provocation in the deflant conduct and language of his wife, as he reports it. Moreover, the lady was wrong in supposing her actions were shirtedy ander her own controut. No doubt her husband might lenfully restrain her intersource even with her own family if he thought proper, though certainly in ordinary circumstances a husband would exercise his marital authorsty very harshly who show impose such appetriction, but this he does not seen to have attempted. The same evening the quarrel was renewed in their bod recon, and he fairly ordered her to pack up her things and begoue this be parties agree on. The cause was evidently, from the testimony of both, the answer she had given him in the morning. She mye, "he said 'I will have no woman sating and drinking at my expanse who will tell me she will go out when she likes." She said she had gene once and he had come for her and promised to treat her better, and now she would not go." She did not, however, deay that she had essented the right of regulating her own motions as she thought fit. The says this was followed by course abuse of herself and her family-Huster's account is, that he told her when a wife would shad up and tell her husband she would go where she likes a d'W 1 likes, and that she did not care for him, he thought it was also though. He adds, "I told her if she remained she would have to bet uies differently; if she did not, I would put her out of the house. s told me I dare not put a finger on her, and stamped her fo ed said, the idea of a Minter patting his flager on a Vesselag." " he mys that pa this occasion he forestened to mucher her if she typed, to beat her every day, and shock his first in her face, that he ald the her muck and heats and pitch her into a cart and compe t to go, all of which he positively denies. She admits that on a threat of beating her she shid it would be a sad day for him if

This was all that passed on that occasion. Notwithstanding the violance of this quarrel, and the threats imputed to him, there appears to have been no actual attempt on his part then, or in the menning, to put her from the house, and the partities oppose to have according the same spartmentified had as work. The following day, in consequence as he myn, of semathing which had the

told him by Mr. Ewing, he could eat no dinner, and his mother said inhe could not eat when she saw him in such a state. Mrs. Hunter says that this was in reply to her when she offered to help her mother-in-law to some pudding, and that she added, " Julia, you bave got a kind, good husband," and left the room. This was stated in her cross-examination. In her examination-in-chief she passes over what took place at dinner, and only mys that after his unother and sisters had left the table he said "he had as leave live in hell as with such a woman as I was," without stating what led bim to the unseemly language ; but on pross-examination she reave "be accused me of telling stories about town about him. He mid Me. Ewing of Boston had told him that every one was down uppon him. He said it was me and my gang that were telling the -gories about him." The defendant's account is that Mr. Ewing had come to him that morning and told him something which be stated the her to be that the whole town was down upon him for the way she had been talking of him, turning his former friends against him, and then referring to what she had said, that she would go where and woon she pleased, he says he used the expression "he had as leave live in hell as with such a woman," and that he could bardly consider such a woman as his wife. After this, for the few days they continued to live together, they occupied separate bed rooms. Matters remained in this state until the final scene on the following Monday morning. Mrs. H. says when she went down to the breakfast room Hunter, was there. She proceeds ; " I said good morning. Mr. Huntes, where did you pass the night-were you in the servet all night". He mid, 'right well you know I was not in the street all night. Lam not in the habit of spending my nights in the streets, a tabut one thing I, can tell you, I did not pass it with a vile, treacherous woman in my bosom.'. I said I did not know but what he had. He then called me a lying little devil." On her cross-examination tabe says "Lwhen I said ' good morning Mr. Hunter," I meant it him "Iy, " which she repeats afterwards. " He would not answer me, and then I said how are you this morning." I did not say it in a sarss tie manper. I wished to know how betwas. I did not feel ugly or angry with him then. He made no answer to me and then Lasid did you pess it the street." I put two questions. And she adds, ", when I said this, I did not say it for the parpose of insulting him. I did not intend to annoy him. When he wid he did not pass it with whe vile treacheroup woman in his bosom, then I fek annoyed, and then end mid. I did not know but what he did." Herbus band's account of athe cooversion is that she addressed him. " good morning, Mr. Huster, bow are you how did you spend your night, was it in the second of the second s

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but probably he had. This was said in a tart sarcastic manner-he adds something more was said, which probably may refer to his allusion to a vile treacherous woman, which he does not deny stating though he does not admit it. Looking at the statement of Mrs. Hunter in her examination in-chief, which agrees with her hus band's in that respect, I apprehend that this was if not one continuous speech, and not two separate questions, yet that the pause was so slight that the effect was much the same. The Libcl says that proponent asked the said Robert Hunter one morning where he had passed the night, and if it was in the street, and the answer states it in the same way. 1 23. 4 6. . .

Thus the libel, answer and examination in chief of both partles represent it as one consecutive speech. Hegan relates the circumstance as narrated by the defendant pretty much as Mrs. Hunter does, but on his cross-examination he cannot say whether, it was all one sentence or not. The remainder of what took place is thus narrated by the wife. After denying her right to question him where he was, "he said, why don't you clear off as 1 told you to? I again said that I would not go, that I would stay then. He again said he would beat me every day of my life if I stayed there. I said 1 was not afraid of him beating me. He mid you are nottake that then.' He came across the room and struck me across the face and eyes with his hand. It stunned me and brought tears to my eyes. He was very angry-the mark of the blow remained till evening. This statement of the immediate cause of the blow is not corroborated by Hegan, who says, Hunter said the blow followed immediately on his saying, he did not spend his, night with a vile, treacherous woman like her, and says nothing of a blow being given in proof of an intention to beat, which is the color given to it by Mrs. Hunter. 40 1 8 2.3

On cross-examination Mrs. Hunter says, "I was sitting in the rocking chair when he struck me." He ways pale as death." "She proceeds; "I then said to him 'you are thread, contemptible man to strike a woman-you are no man-you are only the ninth part of a man-a mean, contemptible tailor.' I taic aim I would go to the Police Office and complain to the Magistrale. He said 'now I'll clear you out of the house. Now I'll git rid of you.' He then went to the stairs and called to the servant to bring up breakfast." I put on my things and went to my father's store?" His account is that after what had passed, as he had before stated, he got up to leave the room to escape further annoyance-he says " She got up the and turning towards me said 'you are a devil-you are no man bet a poor miserable tailor, only the ninth part of a man,' and that it was on her applying these disparaging terms to him, he said . you him devil,' and gave her what he describes as a slight tap on her obt with his open hand. She sald," he adds, "in a very exulting tone,

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• Oh you have struck me now, you devil—1'll have you in the Police Office in five minutes.' She ran up stairs as fast as she could and put on her things and went out. As she went out she said, • Now I have caught you.'

There is an important difference in these two statements. The wife's statement is, however, so far corroborated by the testimony of John Hogan, inasmuch as he says Hunter mentioned to him on the same morning what had passed, and that the blow preceded the insulting lanusge on her part. It is to be remarked that there is a coolness between Hunter and Hegen growing out of this matter, and the latter appears to be a warm friend of the wife. The evidence of Mr. Hegan was rather confused when relating the conversation, and there is a want of candor observable in one respect. He says the coolness commenced on Hunter's part. He met him on the street and Hunter would not notice him. and his evidence in chief would lead one to infer that he was quite unable to account for it. Upon a close cross-examination, however, he admits he had said to Mr. Whitney that he would be ashamed to be seen walking with Hunter on the street. If this had been his language previously, and it had some to the defendant's cars, Mr. Hegan could not have been surprised at the conduct of the defendant in passing him without notice. Mr. Bennet, on the other hand, who appears perfectly friendly with both parties, says Hunter always told him that the blow was the result of her remark. This, however, is only his own statement in his favor, and therefore, though theimatter is not free from doubt, the evidence preponderates against him on this point, and it must be taken that the blow was followed by the contemptious language of the wife. What then was the provo-cation which ied to it ? He accused her of going shout with stories to his disedvantage respecting the usage she received. That these stories were surrent about the town, there can be no doubt. He had heard of them in various quarters, repeated probably with the usual exaggeration; he had found them most damaging to his character and destructive to his happiness. As I have already stated, the step she had taken of leaving his house in the winter, and the negoclations which led to her return had made their differences a public topic. She denies that before she first left she had spoken abroad of their domestic unhappiness, but she admits that after her return, when her friends and relations made enquiries of her if things were pleasanter, she would answer they were not so, but that she would put ip with anything till the spring. For the sake of peace, and on every consideration, while she was living with her husband the topic should have been absolutely prohibited, and even the guarded admission thus made could account for the spread of the unfavorable reports that were abroad. The conversation with Mrs. Margaret Hunter at the house of the latter shows that these conversations were not tonfined within her own doors, and further, that her feelings towards her

In the wine were not apicable. It is difficult to imagine how stories of this kind, if not absolute inventions, unhyperble as they were to her husband, sould have got abroad, chernet abrough the observations of herself or those who had conversed with her, sitteensh it might be very difficult to trace them. That they were calculated to render the life of her husband miserable there can be no doubt, and looking at her proceedings as the source of this trouble deal antequared. Bearing this in mind, and that these matters had been o Pocould said.

wife's John aa me ig lantween ears to rather candor Hune him, unable admite walk iously, e been notice. th both of her I therederates ollowed provoories to stories eard of eration; e to his leaving urn had he first admits of her ut that f peace, nd the ded adable re-Hunter ot tonrde her inven abroad, nversed hat they

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so recently and painfully forced on his attention by his e with Ewing, the irritated state of his feelings on the Wednesday preced-ing her departure, and the withdrawal from cohabitation which ensued is accounted for. The subsequent violence on the Monday following is wholly unjustifiable; notwithstanding any reason he had, or thought he might have had, nothing would justify a blow, and his conduct was, unmanly in assaulting a woman, particularly his wife, and in the eirosanstances in which she was, even in the slightest manner. On this the can be no difference of opinion. The question however remains, was the act committed under such circumstances, that sort of orusity which coupled with what had preceded it, justifies a Court of Pasties in putting those asunder who had pledged their solemn vows for better and worse to be companions for life. There had, no doubt, been a severe dies pointment to the husband in the happiness he expected and which he had a right to expect from his marriage; his wife had not been dispessed to conciliate the regards of his family with whom he had lived in g There was evidence of something approaching aversion for harmony. them, which she does not appear to have been at much pains to concent; and there had been an assertion of independence on her part which he thought, and not unjustly, was incompatible with the duty of a wife-There had been finally the injury to his character, which had formerly stood high, by the reports abroad, which had undoubtedly grown out of the connection he had formed, and which there was reason to suppose were traceable to her. Looking to this, meens to me on the best consideration that I have been able to give to the evidence, and on the me mature reflection, that though the husband has been in many resp very much to blame, it is not a case in which a decree of separation should be pronounced. The blow is not such as caused at the time any serious injury-it cannot be looked upon as either measuing life or he alth, it was inflicted under sircumstances of exasperated feelings and certainly considerable provocation, when the wife had been the aggreeser by cake ing the very unnecessary and taunting question to her busband, as to whether he had slept in the street when she had every reason to know he had passed the night in the adjoining apartment to her own. There has been a blow on the one side and whatever the quart may have been, it was retalisted if not caused by language the most stinging and severe on the other. I dismiss all idea that the indy was in four of serious ill usage. She said she was not afraid; and there can be no doubt that no woman in fear of a man, as she describes the defendant pale with anger,

would have ventured on the bitterly contemptsous language she made use of. There is a very serious charge at the conclusion of the Libel, in the 7th Article. The allegation is as follows : "That a short fine before leaving her husband's house the proponent, owing to tradible and anxiety of mind arising from the ill-usage of her husband; was taken ill, during which illness no attention whatever was paid to her by her limitand or his mother and sisters, and but for the kindness of a using the, who accing proponent's state insisted upon sending for a proponent, who accbelieves she would have died." The evidence in upport of this charge is, that Mra Hunter was the bad that she was kindly attended by a

neighbor (Mrs. Sancton) whom she had sent for. ... Out the arrival of that lady she went into a fit, and Mrs. Sancton rang the bell and desired that some of the family should be called. Old Mrs. Munter and Miss Hunter came, and she told them to send for a doctor. Mrs. Saucton says she ild not see old Mrs. Hanter do sny thing. Hunter come in, and Mrs. Sanoton went down stairer and met him. He seemed, ahe says, quite angry ; said his wife was running about the streets talking about nim, and made herself ill ; and said as soon as she got well she might clear out as soon as she plassed. In fact, his language was that of an irritated, angry man, very harsh and unjustifiable, particularly in the state his wife then was. He seemed, she repeats, quite angry. Mrs. Hunter we his, she was. He seemed, she repeats, duite angry. Mrs. Hunter wash, she eave, acveral days, and she went several times to see. Her sister came to att: in her. She never saw the Miss Fundament of the monothed pro-Mrs. Hunter was always alone when she works This is non-bubbledly shows the extreme wavit of cordiality be: "never the Hanner and the ladies of her busband's family; but it does not decide wave the to bianie ; at first sight it conveys the impression of gross the let be family know of her illness till thay were summoned to the apartment by a neighbor who had been sent for. If Mrs. Hunter had desired the attendance of her mother or sisters -in-law would it not have been as easy to have had the sevent sak one of in-lew would it not have been as easy to have had the servant ask one of them to come to her, as to send out of the house for a neighbor? Those ladies, finding Mrs. Sancton there, might reasonably suppose that that lady's services were more acceptable, and, moreover, were not likely to feel greatly pleased at another person taking the charge and giving directions which more properly belonged to them, or at the censure of themselves implied by sending to a neighbour. Mrs. Hunter was attended by her own stater, and it is to be presumed, if her illness had been such as to require it, her own mother or some other of her relations would have, been ready, to aid her, and indeed her mother and eisters were with her when the Doctor arrived. With this abundance of aid at her command, I cannot think, therefore, there were grounds of any imputation of inhumanity to old Mrs. Hunter or her daughters, though a more attentive conduct, would have appeared more smiable. Mrs. Hunter says her husband addressed to her the same sort of language which Mrs. Sancton apeaks of shout elearing off home as soon as she was able to, and that he would not trouble himself to bring her back again. What the immediate cause of irritation was, does not appear ; but it was probably connected with what he heard abroad of the reports in circulation, which seemed to have made him suspicious even of the visit of Mrs. Sancton. Mr. Honter's account of this illness was, that the night before, his mife mentioned a pain, which at her instance he endeavored to relieve by rubbing 1; that the next morning the servant came to the store for him, when easily that the next morning the servant came to the store for him, when easily that the next morning the servant came to the store for him, when easily that the forenoon, and treated her as kindly as he could. She propriate the service of the servant service of the store of the had not better get the service of the service of the server of the service of the se He strongly objected to having Dr. Botsford, on the ground of his having en, as as said, an enemy of his late brother, with whom Dr. Sinclair had been a student. He then suggested Dr. Livingstone as an elderly man, and a skilfal one, or any other, in the City than Dr. Botsford. It does not appear the suggestion was adopted. However, in the evening, after # ading up tes for herself and her sister, who was then with her, and when he did not desire to meet, on hearing that she was suddenly taken very ill he went up and proposed himself going for Dr. Botsford, tiller II ant I fein the

which he secondingly did ; but not finding him at home, he secontained where he was, and went there and saked him to come and ese his wife, which he declined doing, on the ground of being otherwise engaged. 'Ou! his reporting this on his return to his wife she made no further objections. to his going for Dr. Livingstone, which he accordingly did, and she wa attended by him during her illness. She appears to have been so well-eatisfied with him that she employed him afterwards to attend her during Dr. Livingstone's evidence is important, he being her confinement. on friendly terms with all parties, and having attended Mrs. Hunter not only at her hueband's suggestion, while under his roof, but also at her own request after she had left him. He can scarcely therefore be suspected of an undue bias either way. He accounts for mer illness very naturally. The immediate cause of her illness, he says was from neglectnaturally. The immediate cause of her inners, and in itation of the mind might produce 'hysterics; but hysterics' may be produced by neglecting the bowels without any irritation of the mind. The state of the bowele he says is common to women in her condition. He may he may nothing in Hunter's conduct that looked like neglect, and nothing in his language or conduct that was anything like unkindness. Hunter, he says, went for him and returned with him, and went into the room with him. If medical attendance had not been procured he thinks thenight have produced premature labor. This is all the evidence in round to this point, and looking to it throughout, I cannot but think there is very little is very_little foundation in support of this very serious article of the linel.

In his evidence Mr. Veuning, who in this case must be considered as identified with his daughter, and has brought two actions at law against the defendant for the maintenance of his daughter, says, — hat when her child was born it had a mark across its face similar to the more acress his daughter's face that he observed on the morning she left he much acress his daughter's face that he observed on the morning she left he much acress his daughter's face that he observed on the morning she left he much and. It is singular that neither his daughter or har mother, however, have attested to a circumstance which it may be supposed they would have been quiteas quick to notice, and if so, would likely have cuited the attention of the Doctor to it, but Dr. Livingstone entirely ignores the existence of such a mark, and says, it must have been very minuts if he had not himself observed it. He moreover avidently disbelieves in may such effect being produced by a how of the nature described, though a blow he says might have occasioned promature labor.

There is another charge in the Libel of Mrs. Hunter, on one pession asking the defendant for money which she required, and being dakindly refused, and that the defendant told her if she did not look after his house she should not get any money from him. But the libel omits the important fact, thaf, though on the occasion in question, he did at Suptrefase, and took the opportunity of rewoving her for her want of interest in the house, yet he did in point of fact, and at that intergiew, supply her with the money she wanted. This is the only occasion of which it is alleged that she was refused money when she required it.

I have been compelled to go into this case at great length, from the necessity of carefully sitting the evidence on which it depends, particularly that of the parties themselves who have been called, on to (give) their own history of transactions of so much deliceoy, and their secondary varying in many particulars, though I do not impute to either willfully to mistake facts. Neither party has been free from binney. The charges as respects the family of Mr. Hunter have very little to:

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support them. The instances of interference on the part of the sisters are wivial in the extreme. Against Mrs. Hunter there is still less. It is alleged in one article of the libel that both Mrs. Hunter and her daughter took every opportunity of insulting the proponent. This is not only improbable but it is unsupported by evidence, and quite inconsistent with the sentiments of respect which Mrs. Hunter professed to feel for her mother-in-law though not for her sisters-in-law.

The language of Mr. Hunter and his threats were objectionable in the extreme as proved by Mrs. Hunter, but his own account varies very much from hers, and the threats of sending her from the house always seet: to have been coupled with the condition, unless there was a change of conduct on her part, and never were followed by any act of expulsion, unless the blow or slap in the face can be so considered. That, however, wrong and reprehensible as it was, was rather the result of sudden provocation under very peculiar circumstances, than a deliberate act. That sort of cruelty, which in the eye of the law calls for the decree of divorce, I do not think, onithe best judgment I have been able to form, and looking to the conduct of both parties, has been established.

The language of Sir Wm. Scott in Evans ve Evans, 2 Hag. Ec. R. 32, is as follows : "Everybody must feel a wish to'sever those who wish to live separate from each other, but my situation does not allow me to indulge the feelings, much less the first feeling of an individual. The law has said that married people chall not be legally separated from the mere disinclination of one or both to cohabit together. "Though in particular cases," he adds, " the repugnance of the law to dissolve the obligation of matrimonial cohabitation, may operate with great severity upon individuals, yet it must be carefully remembered that the general happiness of the married life is secured by its indissolubility. When persons understand they must live together, but for a very few reasons known to the law, they learn to soften by mutual accommodation that yoke which they know they cannot shake off, they become good husbands and good wives; for necessity is a powerful master in teaching the duties it imposes. If it were once understood that upon mutual disgust married persons might be legally separated, many couples who now pass through the world with mutual comfort, with attention to their common offspring, might have been at this time living in a state of mutual unkindness, in a state of estrange-ment from their common offspring, and in a state of the most licentious and unreserved immorality;" and the policy of law is against sanctioning on slight grounds that state of things by which, as the same judge says, " persons are to pass their lives in the character of husbands without wives and wives without husbands."

The cases of Evans vs. Evans and Waring vs. Waring show the necessity of making due allowances for the excitement or exasperation of the feelings under which evidence is delivered in cases of this sort, even by third persons; much more is it now required where the partners themselves are admitted to testify, which was not allowed when those cases were decided. In the very recent case of Thwaites vs. Thwaites, before Sir Greswell Greswell, however, the lady was a witness for herself under the new law, and she swore to various acts of crueity. which were not cetablished, but it was acknowledged by her husband that he had on one occasion boxed her ears, and that was for calling him a lize. The learned Judge said he did not consider that an apology for the husband, for the thing was very wrong; but he, nevertheless, regarded it as a reason-

why the Court should not interfere, and the prayer of the petition we refused.

I do not think it necessary to go further into the circumstances subsquent to the separation and the birth and baptiam of the child, but I may express my regret that if these parties cannot be cordially reconciled and live together as man and wife, which I still hope may not be impossible, that the overtures of the defendant who does not appear to have been indisposed to make an allowance for his wife, to Mr. Venning had no been met in a way which might have led to a compromise a compremise which it may be still hoped may not be impracticable.

With these views on the case, I am of opinion the Libel must be dismissed.

J. A. & W. STREET, Proctors for Proponent.

BAYARD & THOMSON, Proctors for Respondent.

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