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# OF"THE 

Court of Divorce and Matrimiontal Causes, -

DIVORCE CASE

# HUNTER versus HUNTER, 

$s$
Tried at Frodericton in July, 1862.


ST. JOHN, N. B.:
 1802.


OOURT OF DIVOROE AND MATEIMOMLAL OAUSES;
IN THE DIVORCE CASE OF
HUN'PER vERSUs HUNTER.

PRONIT臬 OF NBW BRUNEWICK.
IN THE COURT OF DIVORCE AND MATRIMOMIAL CAUBEE."
JULIA RUNTER; PEOROMBMT, ROBERT HUSTIETH, Rusporivan.
This was a sait inntituted by the Proposent, Mm. Jweni Honrren, againat the Respondent, Mif. Rogame Muntath her huoband, in ordar to obtrin a divorce a mexies it athoro initia decrec for Alimonty.

The "Ihel" of the Propoment, filod in March 1808, 'eos forth har yroumde of complaint agoinat her huoband with mpal particilarity, "a the "Answor" of the Reepondeat, 位d in the month of following, met out hir dafemoe at grambleight. It is not maning to advert to the facte, at they ane fally stated in the Judgmegt of the Court.
The caves was heard at Iroderictom before the Efocomble Navirra Paniox, Minter of the stile, and Judge of the DI-
 © July lact, wham, in addition to the partich theitpolroc, ${ }^{\text {a }}$ mumber of witpmon on both hidoe weor ecrami No Who eited a tuisety of cunthorition :
-

The learned Judge having taken time to consider the case, on Tuesday, the deth day of October, 1862, proqounced the following

JUDGMENT.

"This in a vory paiaful cace. A marriage between (wo pericate of suitable ago and not unequal social position, of highly respoctable character and connections on either side, a mirriage which to appearange might bave fairly warranted a woll grounded hope of
 to tw the ratiocs, the one temperary, but followed by another of a more tritse character, to actiond at law by the father of tho wife againsuct husband, and finally to the exposute of the ecenea of domestio ducord in this Court; and this has all occurfed in the abort space of less than two yoape from the fceleliration of the nuptille. Ali conditionse of lifth havo theje pecalliar rources of disquiver and merried life is noriexpmpt frome ity ppn severe erials. Whate theme arise from hastinesi, violence of moroneness of temper on the one side, thoy may be mugh mitigated if not entirely overcoine by the exercise of forbearanes and diacretion and the influence of right priaciple on the outher; and thus the connection, though nobbed of mydy of ite charm, may be rendered bearable. When those comsidogationo ifail 10 provept a recors to Courta of Juatice for rudrepa, the spactrole is exhibited of a huaband and wifo mutually expetifit to tho worfo the faulta agd follioe which that relation should inake (them moot qatious to coonceal, atid the inemory lis dragged for all the mattori of gitenoe which have been there depotited many monthsion it thay be ywirs
 forgiven, and it mighs be hoped fongotion. Whait caciay hameter, $\checkmark$ of ithie kind are broughe formart fors publis invectigation, Cohith must deai with thom, howover reluatauty; shat which mould gime



 et thorb frow her hiabond, Robort Hiater, on the grogind ecerviny, and she detainin ti ber fibol the paiticulary of the milurectifite of
 detendant fir ut in hie answive. The naptaise of Ahb otruelfirion which de Goors will fed bound to interfere is variously atated by
 thotem any attempt as mact dofiaftoin of tht copphtyther jegal cruelty bae beien rather avoided.
The pamage from Poynter on Marriage and Divorce cited by If $_{4}$
or the case, zounced the
ro promota of - respectablé which to apled hope of 14 disputes, another of a of the wifo he scenes of in the abort luptifle. All and married these arive 16 one side, y the exorhht prinoiple imunty of its orationa ínil epectigla is is wofld the noot agations ri of thence ay be yours noir lony ago yingmeter, vion, Cowtiti muld oneg ontey h. diontindion. ce areluidea 1 cerueny rentrivix of morthat the cotued tion yatated by B jofitgos ; inglor Sogal

Streot may be considered to contatia a lir atatement of the dootrine ; and the latest deciniony of the Matric nial Coum, ae pronouneed by
 ness. "Tho crueliy' whioh ontitita a 'injuron pheriy to a divorce," vaye. Poynter, "c comsieft in thas abor of copther whith ondruger the life, and hoalth of the compluinami, and tondere cohabliation uncafe."
"It is ndet, howbvor, In ofdhary domentio quartele thas partion", are entitled to tho iatarforence of the Eourtity ithite may he much unhappinote in the marriod ithte ; there mas be unkind troutment and even abuelvo lad quage without any reel feribail daoger."
"But Whpp a eurg of unkiad treations in Hocortppatiod, with worde of menace, and Wben from collatoril cvildenee there appee ri a reasonabla appruboc fon that the moaeto may be sarried into offoct unlome, proventof these circumotaboter prosent a eare which calls for the prompt Morfirezce of the Coaris, dod-If blowe have boen atruck the craso Weomes atill mort eithtrined, had the injurel part is entitted to the remed afforded by tumbenoe of epporation."
"Bat thity dogtrine is hold with sthis I Pootons gyalification, that
 es to have cauced the injory of whica the comptlaine. If thent appear that hef own conduct bas been guarded and propert, otioprs wife a rethedy for cul violence of hier husbund toay po fother own powor, monty by achage in her iempor and bohaviout. At thd wane limo, her mizeonduct if renentod wibl dangerous and inordif nato severity will hot y her right to the Igtenterence of the Courth.

To proceed yith lof facia of the by weat cale.
Rohort Hupter, the 'eróndant, w engrfed in bucineve hefiaime Jolin as a Merchant Tailor and Clothier, which he promeeuto


 which lod to hidanouncips hin dosif, zhating her hiow wift The potionat adrections and the reif Yopief pi thel lady hith




 that the qualific tiona of the lady mide ut po ubequif boe orat Nut


 which cubsequentl aroee ls aititibuted ty the lady wad "her fatber to the indicute of these rolationt 10 contipued io revide

opiosion, which seem to have been shared by her father, ther she and her husband might have líved bappily together but for the residence of thece relations wh them in the seme family. How tar this opioiop was well founced it may not be very cany to dacide pooitively from the evidence if but thert are some circometencen beariag upen this point-and it is a very important oas in the ceeoto which it will be necemary to advert.

It is impomible te auppoes that the ladj" and her fumily could have been ignorant, that ant the time the dofondant was paying hie addreeney, hile mothyt and siators were dumentiented with fim. His bouse was pleasanits situated, and comfortably fursiched and atted up. Thore enoms te pave been no dieguing of deenit uced by him on the point; but bygnafler haviag been in the habit of visiting ker duriag the wiater, durine which he had anaounced his what to mako her his wife, wuhout meeting with any diccouragemont, io atated expremaly thot it wag, to be underatood that him mottier and atiters wpre; to livo with them, an objection wad made by Mine Venaing to quabi ap, mrra mont. Ife, howaver, was uawliling to yield the point of separato suidences for hia family and himeolf for reasons which he stated, and there coemed to bea probability of the engagemont, which wan mytually undoratood to oxity thing broken ofi. Ho had been desired by the lady to apenk to hor fathor, and had agreed to do wo on the followian day, the suth of May, which was a holiday, but on thie diciculty aritios aho had requested him not to speak to hor farther at the time fited on. Matcore romained in this ctate soome days, whot the subject was geia montioned betwoen theim beat with the mame remils. Aceording to the defedfuant's ataioment he told her that the matter hadeetter drop, and that be lade her good-bye whith the intention of not roturt. iag to the house. In frept, he seenen' 10 bave combt to the ceacluriom that the matter muct be "ha" end. Sbe however doue nof admik that the mateh wee estmally be ien on, bur there is no matorial variamee. Thore masecoarly dinulify in the way, and the defondant did not retura to the moues until the following Monday, when, is cone cequence of nute the received from Mr. Vepaing, he weat and naw himin a coparato room. Mr. Venning uadoubtedly eveme to have conaidered that there was in intention of breaking of the matioh on the part of Humer, and be admice thet be told him $W$ thought he had ected very improperly, and that it was not the way to gain ibo affoctiong of a young woman and thom cert hor offlike a suit ofold clothes. Thim would centainly corroborate fluniop's aceount that the previous interviow was intended to bo a final'one. Mr. Veaning attributes thin impresaion to the defondant's having ceacod to viait him daughter fór come dayk, but is the lant viit was on Friday, and the note wal writton oy Veaning on the Monday following, it in evident that momething more than the absonce during
, thas ohe for the y. How to decide motances be cere-
ould havo yiog his im. His and sued dd by him aiting mer - winh to ment, he ollier and by mien whing to imoolf for mbility of Ban, buing mor fath1 sth of othe had 30. Mat: bloet wae leeordiag modrantor ot retura. macluaion idmit that variance. adaror did $\mathrm{o}_{\mathrm{R}}$ in com woat and coema to of the bime the to way to liteo a suit - aceouar ne. Mr. If censod it was on Monday ce during
co very briof an interval, is meoemary' to aceount for hie oxpreming. himeolf in the manaer the did, and it in matural to ampoes, thet hio impremione eouild oniy have been dorived from bis danghtref's eccount of ber inserriow with Hisister. Tivere memen to have trem a very etrong objeotion in the minde of the pareste to the platio of Mra. Hunior, conior, and her daughoor, living with the young marriad couple, and sthore can be no doobs that arrangumoate of this cur are frequently produetive, of dommetio discomfort. Dut we kyonem' the other hand where people are well dimpocied to emelt olver, they may live in thin way vory happily, tbe axperienee of othere more ad.
 As all evonte it wae for the gonilemean to doelde on tho tormed of hio ofior; the rejeation or approbestion was for'the ledy and mar frivale. With the eroose opialone Mr. Youming eaternimed on tio mbijer, it would have booa poshapes juciaidiblo is him, ead thé bector for all parp-
 the defondant was ua willi/ to alter his plane in thio reepbet. He ceome, howevor, to bave thought is teet to let. is co om, and to soepp the qeaurancee given him by the defogdant in ceee of almonkios arising, and both partinte and daophtio coneonted to the marity takiag place on the terme propopel. I cannot but thatat it wesite gularly unforumato and augured ill for the mocem of the curperio mont, that as the poiat wat to be yielded at lat; so meold
 bar living with Mre. Huater enaior, and her dinughere ; and thoch Mr. Voaning was quile Juatiad ia cocosifaring man way ben ior the comfors of his daughtor, the seome to mave ocmidered the ma/teer mither 100 oxelusively from bis own polas of Vow. Hie \$ougheer maya in her oridenco, abe know hio molior and civere wrore depondsai on him, and the mortual atmehamet of thote roluaives and the dofendant, and the oucerly kindecen and pervotion afionted
 dution to sive up a oforisbed attachatent, rutior tima depart frem the rule he ged laid dowa for himpelf, and aluadea a colformpeed duty of this pature, was entitided to remeot, and pertape was somilly appreciated as it was entitled to to. Hio'objection to forming ewo soparate cotabiliohmonter, both as it regarded the happimate of an dred parent and cibtert, and as entailing an oxpeneo frively to did not comsider juntifiable, was rational and oreditablo, and the mameor in thich tho had discharged the reletive datieniof a gon und a brother, gave come warrais for supponing that thow of a Monemat would not bo diorogarded. It was thorofore, I Ahink, to be reigromed that the lady ahoold entor the dofandant's fanilly melor the dinade vantago of bolet known to eatertain a stivas bosillity to tho arrangomons under which obo had connunded wo live; and that pho same fooling had beon shared by. bor farifly. It in averted by ins.

## 8

Vomaing and the daughter that the defendant expreasly agreed if
seer whi fanc hel sto it a
"per' inte him spol to $h$ she Wha sfio Hii tión into com vati yon Thi had dire mos coh evid had own Mill tion thoo jot 50 m
The
vas
com
Pro
$\rightarrow$ TV
th's
COH
mol
of
ban
pounopon hip partathat ofict led to an innmearent diactanion


## 9

agreed if procured. od by the be lookeduced to as an ara the hum. a tempta: ave been rould in the lady minds of had boen ntriage $0,0(i t)$ uat have and the ich' igok crativaly period. bring to of Mr: ccurizad :eremo on to be and fore we are of, ox= asion of of both La lady women dresced matter and the ccamo ocalled gard ry na. lashing It was aly to int ex. ionon her pute,
seems to indicate a degree of not meroly irritation but resentment which could hardly haye been expectod. Aecordiag to the de.; fendant's accoouni, on hie stating to ther thet, inmeed of wheery word he had treated har unkindly it would have been a difforout uridger she replliad, that "if he treated her makindly enct, he mould not de: it a secomd time." This rathor startling cecorrenoe, at ap yarly $=$ period, was likely to occasión some soirprise and comeoriny and wae interpreied by the busband, nol untaturally; as a thieat oflosiong him. Mty. Hanter denies that ahe threatened to lotwo/mina ${ }^{4}$ if the spoke in that way," which was not exaetly what he had atribuled to her, adding "I don"t remember threavening to louve bith," and she cersainly hed not done so in terma, bat it it diffiealt to know that lo ${ }^{3}$ coculd have been peant, in cave she met with wimat she sliould dofitider unkindaena. There are some complaiste by' Mres: Huater tha' binr housckeeping ánd cookery aid nem give eatiofeef tioin to thatother ladied, bat thore is very fitto avidence of retual interference on their pait!. Some triling viatidlofom, or what ove conceired such, was on one occasion obepried ob, and the obeers vation was looked upon as an Insolt by Miep Rluntwy andione of the young ladios temarted on her mother vieving too :mivent ta darme Thie Mrt. Hunter' coosidered Viry unredsomabley noy ho'il herbient had expresped a desire thit his mother chothat bo allowed wo pin direotions about the dinner. Nothing hetover, seetipito thave beed more uncomplaining and inoffinsive during the wholezine of the cohabitation, that the conduct of Mit. Hunfery Eenior, so farasthe. evidence reveals." It is alloged aled, that the tritud of the deffendem. thad been infiuenced against hís wife by the tatermencis tineti by the own tamily ; and at an interviow at MoMillante, whon Mev Me Millan woat over, In orler, tin the cqaite of a three houts oonverts tion to the deféndart, the crecose of complaint whichither mifts had

 some particulary to seemed to thiak that bo he bewt in ouver.
 Was also treated of? Hunter thought not. MivMoMillan werlemen some inettidoes which'sto thought proved that the fimily thintet.

 the cato thero bo nothing in the facts probed whitit torde popothe conclusion, that entering the marriage etate wint dodrotioupo. mote the happinews of her huisband's a fedy plaoed in ath rimatient of Mrs. Hunjer might not have lived harmotiovily wich hereher. band' relations, and it was her daty ap woll ad intementid molke
 oolf, though they mightioot bo in all roppoet Wht dhe decinel. old

I have aniticipated a little the order of drentintiniturinytycise
enversation at MeMillan'o-to recur to what took place before shat interview--almencationa began to ariso, which increased to -hith dogree that aboaive language on the part of the hucband, chordicy to the wife, and lart and irritating answote on hor parn mopording to hime, boenme not uafrequeat. He eharged hor with mellect of hor domentic datien, and with habitually whthirawiag Hevolf from the cocioty of his family. At. last, afior a mormy mone and mach angy divoumaion, in which she mya sto had acked H. 10 himb some roome, which wore uned as lamber rooma, fitced 4*, that they mighe live apart from hie family. whioh be refused cereobecest the sho sold him she would be then obliged to go beck - herfincharie; ho soplied that she might-clear off, that she had U'ige too camprable, and a good deal more to the mame ofleor. Inexwithemating what had paomod, the dofendent doee mot aptroar tueyme deamemplated her having formed a serione intention of Wuine time a med in the morning, when sho was proparipg to or, What hese would think better of it and come-beek during the the Al the enme time be warned hor of the serious etep a wife 4he ia lanving har husbnpd. Sho, however, wail ropolrod to go, endmetof vory carly on foot, on en incloment morning in wiator, captarn to her fachar'i houpe. She was thon four moothe from We confinemean She mya abo had to at down ivied on the yey
 - me eqpure -and it in a very important one in thit cove-mes thio Guchi on on the part of Ma. Runter repderid recercary, or

 If the fire ploce it mee proalaining to the weld
 - - commanity, with the toleribly certain ropult that
 mand women diven; me would be suppoped, by it treatment, axe her hemendra bompo, id the nituation Mre. Huntor thon wes
 - aremect lempiner nothipg loes thas mipooduct of a very yrame matem on hie part would be aupretod, and a proportioneto
 There atay havo, boen somothing perhaje egood doal, to po ymith yes Lalmaing edrcitegos with dindrintigen, there wim moes than a 1 to ordinany circumplapece of firo many women valled ón to cinlare. The oharector of her huabend rood hiph. ouliped teor har oryn friendi and rolation, yith whom hor




before nesed to uuchand, ver part hor with irawiag mormy id anked $w_{1}$ fitred refused so beck She had - efleor $t$ appor mita of to ring the po wife $d$ to 50, winter, the from the wey quation Whe thio nry, or 15 alatly to o weild - roje and atnatment boo wer be time I a very ortionete dmitity 410 ore, weo womea od high. om ber omifort ry light - limited vo boen
llving with her timband's relationa. Had anythiag beonathel against the eharucter of these ladies there would be muoh row for her deviriag a obange, but they wivan to mate beon porione
 The very circuminace that oven dufing of bigigh of thoit gyaniot she would hive bien content to remmin on condition of the pies viding coparate appartimatte, is which capt, she admate the wolt not hare thou bet ic that time of leaviag atm, in of heolf mumeiven to condema the tap athe then took. Ho may have beven trite anor what had talton place before the marriag is, is not comply with her requeet ; yet the promiven tind tepurasioed made at the time by hum moit have been made od the implied coodition that the approbended dificicultios vere not to the onity to the bomine of the ledy horredif.
1 am bound to my la looking to the efteoneo, than thoughty

 with idenu of indopeadence which that relodote tepe wer wamenty that her courme was a good deal indivencil ty thr wresecte views

 good deal atributable to that circutitanote. Therwite uphon when hive boes apt to have cancied ditoont extoll in a teprato twope E in the way in whieh she did live. Ito stryentent wime






 aegligoned of this eor. At tho game tume the navil.
 tanojaice, and mesh may have beot tho tominimienivix. hor huetund add blo rolativee to which eflos fat aturicued woms. effect, without ady doparture from truth, of ooflonitis or acyecter

 on the marricgo tour, his mother of theth thad re clow- -

 his inviation to hor harbend, requerted h the would oult


 woman in one thoucind, or ton thousand, who had bever tor

## 12

mairinied, would have treated her husband so ; that the gave hip reagon to imggine anything he liked; that probably she expected 10 meet parties there ahe preferred to him, or would rather be without him ; that to prevent misunderstanding in future, he wan the head of the family, and he would not expect her to anawer any inyi. tation for him without consulting him. According to the de fenfeant's statement all her reply was "I did not think you would go"" and he told her ohe might have aaked him. It is remarkable that Mrs. Hunter has been quite ailent about this transection, so that we have not her version of ihe occurrence. From the questiona put by her Counsel, however, on the croseexamination of ficmter, it is intended to be taferred that her excuse for not telling him of the iavitation wee in coneequence of his having previously declared that it was a buny time and that she must not expect bim to go out to tea with her. It is not proved that he had aluted this, and be says he doee mot: resellept 4." He had, however, made this answer on one occaaion when ehe matoon, him to go to tee with her at hor mother's, and it mighe propenbly bitro beep, a reason, though not a very good one, for not commuajenties Mra. Sancton's javitation, But the circum. stango mantioesd by Irm. Hunter's aister, and which Grat apprised ber hmoand of his iavintion, in irrecoacileable with that idea. He taye, to Ahe way home har eister Emily said Mrs. Sangoton had mited a long time for ten for him. Why who should bave been sllaved to do this, or topuppose that he was coming when the invitation had inever reached thim, all of which Mra. Huntercould have expesined ite certhinly wery extreordinary, and the annoyance and eqprise of the defencant under the circumstances were by no means umantural- Thie, en well as the previous occurrences on the wedaing tour, so to , ohow that independent altogether of jarrings arising frem the reaideneo in common of the two families, thero were other oconoione ot ablasp dimegreanuent, which makes it very doubtful effertial remedy.
I enanot but consider the illjudged and unfortunate step whiah Mra Hantor took in toaviog her hubband in February, was intimately empoected with, if indped it did not lead to, the moroserious breach that occurred afterwarda. Hection ithe intorrontion of friendes and a long parsonal interview, 2Fenay induced to agres to peturn to bis house, and aner some delay 2itheturn; ; but the reconciliation does not appear to haye been a apotity one. On hit presenting himselt at bor, father's, aftor she drilingreed to gorbeck, bo was coldly roceived byi him, de who not pothopet to be wondered at; but it is rather remarkable that the ant upocified charge Mr. Vonning mado Fras, that his daughter hited Tuncon ome pecasiop, when tor three days they, wore without a monatinad ahe was ill ahe had been obliged to goidown into the
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## 13

10 gave him e expected her be with. he was the er any invi. defen免ani's go" "and he that Mrs. hat we have put by her Is intended - iavitation sat it was a o tea with tya he does one occather', and good one, he circum. ot apprised idea. He neton bad bave been on the in zould have yance and no meana the wed. igs arising were other doubtful e been an
op which intimately us breach

## aterview,

 me delay - been a ftor sho whas not that the hater hixd vithout a into thekitchen athd prepare breakfnat while his saters, as Mr. Vouning added, were lying in bed, the wanted to know if the defendatawnd married his wifo to make a sorvant of her. The boing withocitha sorvani for a fow days is not an unusual occurrence. His givert, no doubt; might have made themselven usefop; but it dode tht appear that they ever did take part its the housekeepfing, nor thit on this ocedenon they were asked to abest, or her ilfbee conwh. nicated to them. Hunter eayo he knew nothing abour the whetion, and Mrs. Hobifer doen not my that she liad over complaided io whn on the subject before she mentióned tit at her father?s. The rew 1 l of the interview with his wife had beab, that she had cenconted to go back, and he was to call for her at Are oclock; toth when the time came she bad changed her mind, whethor, as ahe saygafilh being affaid to do so, or from Anding her father averse wher dojpg so, is not very eloaf. Vonning enye be conaidered ther too ill, she had not minde the objection on thir ground, flovigh whit mite the wal too ill to go to the lastitute, where he wat rofy dexirous tidy should appear iogether publicly, that eveninty. Th wat nofotutule that having promised, alie hat not, even at tome ritk, been adilled to keèp her word. On peceiving a letier of á very' docided chérdeter from the defenilant the next day, she did actually go thele, tha apparently without injury to bor hiealih. But the gruct of ther return wa in a great degree marred by the delay, and her coladet
 renewed irritation on his part both with theriole and tior stlative Which may aceount for the coldnepo of her ficeiptien," OyP Wor
 the part as muct as pootiblo, afloast to haved aboumod reout Its.

 On hef atrival, without taking of har bonaiet, ohe tyy sthe withed him to promito that if otie went to weiher thutfock be why dof totbe ungry with ber for two bi three daye aftor. Thittithe tan gev tup



 Jdalid, ifmy aniver deponds upo y yodit dillinty




 with her mother. That he complained of wae, that she wne
mesh atroad, and went out without giving information of whers she mee ging. the had promized slee abouid have asso in her roome and cit more thone, of whioh athe draited hervalf; but he wase not wopared for hor withdruwing hore $1 f$ fio so errait an extont from the thimily. Thore was, mo doubtr, whother with or without rescopa,

 Wheo ihe wime lock. Aceording to hor hamead, on ber return whe rook a ghaid ; had a fare in hof own room every morning; apd
 the mermbers of hor own famils thea choy camp in haz own roomp. On boing romonarated with on thie eqelusive wiy of liying, shb mold him that ato weald not sit with his mothor nat pinters, of pear anem.

The quarrol of Tweeday, before the final dopenture of Me. Aluater, is varioudy alated ty the sioo partieg. Mra. Runter myan that iflor breckfot, an bo wio going out, sho weat out inip the hall and cicted him to amp in the partor, at ato wanted, to apmat to hini. She enge: "I them mend him what was the mant tor, if I had done apychiog to dichtrano hifa, and why he had irocitod ane coldiy and indiumonatly. Ho mid, I intend io tran yos that way oad worm, until you focres to bebave youmolf." I anted him what I had done. Ho caid I weot to my mothor's ca Salurday, and to ellimet on Sunday; thet wae the remeon. I mid, Roberth 1 have simai up all my young frievia, bat. I meet so to 100 my
 meqe so to meo my mothor. He got vory angry with man then, and
 of or I. will kiek you out of ar hoon. I will hack you overy me of your lif if you gay here." With thatibe carift me by be







 Mere till ie wap in our chucch io the evenins. Ion wort ext






hare she er room, Wat Dot from the escoa, mindaw. ciliatory or return ing, apd and sam ' r romp ing, aph or dear of Mo. Runtar out ing anted to the mat Itrentod mat yon 1 antrad aturdays Robert, 800 my $p$ it ; 1 ma, and co whom a ormy by 80 You 95 iepentis then in 1 dont arot 1 dide ber $10+0$
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## 15

out withonit my lenve I vould puthor out of the houev. She thepe.
 that the never ittempted to beat hio wiff, sot threucead to kian ber out of the hotens.

Here are two vory difierenf ytatimenter,-ia the one, that of Mres.

 ethier, elthon th scoonding to his own idpinaion there wel hagueps ou hia part very haich asd impropor, (the porwomal voledeo oharem
 vocation in the dofant conduct and langerts of hit wifo, at to seporte if. Morwovor, the lady whe wroed in mppecing lere revieme
 ingifiny remrain her fancrecurite oven with her own fumily in the
 find would eizercto tite marinal autiotily vory harsinty whe chered impose anch ctretrietion, bat hisis to doce notiosion to have manptue. The same oveciag the quarrol wee resowed in thenr tod recm, aind


 cid 'I will have no woman cating and drioking at my cypoee whe will tell me the will go out when gho fiken.' Gite mid shos tad gree oceeo and the had come for horapd promimed to ireat hor botior, and now she would not go." She did mot, howeror, dany that ehe had



 Hited, aded that she did not carr for him, he thoogle it whe athin
 Tuto difientivi if ate did not, I would phet hor out of the houts.






 Whol the hasd to a Vcmaint?




told him by Mr. Ewiog, he could oat np dinnor, and his mother sajd sable coutd not eat when she saw. him in such n atale. Mrs. Hunier maye that this was in reply to her, when ahe offored to help hger mother-in-law to tome pudding, and that sho addod, "Julia, you "have got a kind, good husband," and leat the, room. This was enated in bor croaecuzamination. In har oxaminatiod-jn-chiof she pasece omer what took place at dipuer, gand only mye that after his mothor and simores had left the tabte he eaid whe had as leave live in hell seo witheugh a woman as I wex," without matiog what led - him tontwe thie unsemaly lenguage ; but on-erose-oxamination epe coye stheccocysed me of talling atories about town mbout him. He mid Mex.EWing of Beatom had told him that every ope was down -. uaponthimon He said it mas me and my gapg thas wore inlling the - morree ahquat him." The defendani'g aceoynt is that Mr. Eming had Leome na hime thas morang and told time something which bo ateled ite hor, ion the that the whole town wae down upon him for the soay
 and shone spefercing to, what ahe had anid, that abe would go where and maine che plenced, he nayi he usod the oxpremipn "he hand as leare live io hell qe mith such $n$ woman," and that he could hagaly uconoidor such a woman ae hin wife. Afer thin, for: the fowideys they onninued to, fite together, they pacupied reparate bec, roops. Matiers romained in this etate until the final acene on the folloming Monday morning. NSa, H, seys wben she went doivg io the hreakfast ropm Lubler, weithere Sho proceede; "I maid good morning, Mr. Humpet. Therg did gou peat the night-were you in the grpot
 oull nim: I am not in tho habit of opepding my pighto in tho ntpats, lut ame thang I can tall jpu, I dinl oot paiee it with a vile, tregh. is a rounmorana, ip my boooph.' I seid I did not know hut what bo had.

Ha theo callod mo, a lying litho, devil.". On hér crop-examimpipa

 and then I mid -how mro, on this morping I did pot my il a

 cdidispe pere the street', I put two guemione. And spe adds, is - MhopiI rid shis, i did not sey it fot the paringe of ingulting him. I did not intend to amaoy hum. Whap ho paid, he did, notipreim is gith




her said Hunter holp hgr Ilia, you bis was hief she ifter his ave live rhat led ution , abe m. He Is down ling the ving had op amed the soay nst him, 0, whore 0 hand as drangly gwidays a, roomp. olloming se breakmorning, he anpet haestrel - Arpelt, , tregh aho had. mindipn at ithed wor Coelmily 0 , $\quad$ ia be ting him if ${ }^{\text {ith }}$ , and the sqapen of ning $\frac{0}{1}$ fir hatity of not know
but probably he had. This was said in a tart sarcastic manhor-he adds something more was sald, which probably may refer toihis allusion to a vile treacherous woman, which he does not deny atating though he does not admit it. Looking at the atatement of Mri. Hunter in her examination-ja-chief, which agrees with her hutband's in that respect, I apprehend that this was if not one continuous speech, and not iwo aeparate questions, yet that the payie was so alight that the effoct was much the same. The Libcl sayp hat proponent asked the said Robert Hunter one morning whero the had passed the night, fand if it was in the atreet, and the answerimatos it in the same way.

Thui' the libel, answer and examination in chief of both parileu represent it as one consecutive speech. Hegan relatee the círcurt etance as darnated by the defendant pretty much as Mrr.' Hupief does, but on his crossexamlnation he cannot aiay whether it wh all one sentence or not. The remainder of what took place lia thus narrated by the wife. After denying her right to queation him where he was, "he said, why don't you clear off as 1 toldiyou 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 theje. I said I was not afraid of him boating me. He maid 'yoy are pottake that then.' He came across the room and struck me acrow the face and eyes with his hand. It stunned mae and brought toars to my eyes. He was very angry - the mark of the blow romained till evening. This statoment of the immediate causie of the blow is not corroborated by Hegan, who saye, Hunter' said the blow fol: lowed immediately on his maying, he did not spend his night with" vile, treacherous woman like ber, 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.
On cross-examination Mra. Hunter singe, was sitting in the rock: ing chair when he gruck mel He whate pale as death." She
 strike a woman-you are no man-ydyre only the nitith parts of a man-a mean, contemptible tailor.' Ithen fim fiwould ga to tho Police Office and complain to the Magiefale Ho mid now IM clear you out of the house, Now I'll git nid of you.' Ho then wank to the stairs and cailed to the servant to bring up broakfiat. I puit on my thinge and went to my father's storé" His account is that after what had pasiod, as ho had before mated, ho got up to luag the room to encapo further annoyance he saya "She yot up tep and turning towards me said'you are a devil- jou are, no minphe a poor miecreble tailor, only the ninth part of a man, and the it ${ }^{2}$. on her applyigg the dilparrgiag torms to him, he raid $\frac{1}{}$ yonelime


- Oh you have struck mo now, you devil-l'll have you in the l'olice Criee in five minutes.' She ren up stairs as fast as she could and put on her thinge and went out. As she went out she said, - Now I have caught you.'

There in an important diference in these two atatements. The wife's clatement in, howeverf $s 0$ far corroborated by the testimony of John Hegan, inamuah as he caya Hunter mentioned to him on the aame morniag what had paesed, and that the blow preceded the insulting lanruage on her part. It is to be remarked that there is a cooloens between thonter aed fiegan crowing out of thic matter, and the latter appeara to be a warm fiend of the wife. The evidence of Mr. Hegan was rather confused when rolating the conversation, and there is a want of candor obeervable in one respect. He saya the coolness commenced on Huncer's pait. Hiemot him on the atreet and Hunter would not notice him, and his evidenee in chiof would load one to infor that he was quite unable to meoount forst. Upon alose orons-azamination, howover, be admite he had said to Mr. Whitney that he would be achamed to be seen malks Inf with Eunter on the atreet. If this had been hia language previoudy, and is had come to the defondant'e ears, Mr. Hegan comld not have been surprioed at the condact of the dofendapt in panaing him without notice. Mr. Beanet, ott the other hand, who appears perfoctly friendly with both pantiee, ady filunter always told him that the blow was the result of hor romart. This, however, is only his own statement in his favor, and thereIore, thongh thefmatter ia not free from doubt, the evidence preponderatee againot hive on chite point, and it must be taken that the blow was followed by the oontamptaons language of the wife. What then way the provooalion which led to lf P. He accused her of going about with atories to his dimavaatige repocting the nuage ohe received. That these atories *ere eurrept about the town, there can by no doubt. He hed heard of them in varione quartere, repeated probably with the uaual exaggeration; the had found them most damagiag to his charactar and deatructive to his heppineec. A! 1 have already stated, lise tep she had taken of loaving Itr hoece in.the winter, and the negochations which led to her return had made thoindifiorerees a puble topio. She denies that before she firat lof whe had spoken abroed of their dompatio unhappiness, but she admits that after her raturn, when her friendo and relation made enquiries of ber If thinge were pleamator, the would anawer they wore not ao, but that stie would put $4 p$ with anything till the apring. For the aake of peace, aba da every comolderation, while the was living with hor husbend the topio thoald have boen absolutely prohibited, and even the guarced admintion chymede conld sccount for the spread of the unfavorable reports that wroe cbroad. The convertation with Mre. Margaret Hupter at the mene of the latter shown thit these convernations were not fonfind withe har. own doors, and further, thather feelinge towards her harbead nation appicatilo.
It in yeralt toimagian how atorios of this tiad, if not absolute inven fionainh rcaithy, as they trore to her hughand, eould have got ebroud,


- with bethithoer it misht be very dimenlt to trace them. Thist they winn 1 mader the lif of her hasband minernble there can be could said, of ber out that peace, nd the ded adtble reHupter ot bonrds her - inven abroad, nversed bat they can be Fonble to heve ad been
so recently and painfuily forced on hie attention by mo enavernilioe with Ewing, the irritated atate of his foelinge on the Wadoenday prowit ing her departure, and the withdrawal from cohabiection whlor anomed
in acoounted for. The aubsequent violence on the Mondhy following io wholly unjuatiAablej notwithacondiog any roacon he hady of thenght he might have had, nothing would juatify a blow, and his coadeot wene na manly in anauuling a woman, partioularly hio vife, and the the drouns stanoes in which. ohte, wat, groo in the silghtoct mannefo. On thle there can be no difforence of opinioa. The question howover ramalies, was ith not committod under such ciroumatanoon, that eort of oruoly whith couplod with what had preceded 1 l , juotifieg a. Court of heatioe in pattion those acunder who had pledged their soleran vown for better and yorme to be compaoione for life. There had, no doubt, bove a corvere dioespointement to tho huabaid in the happinees he expeciod and vellet fo had a right to expect from hie marriato; hic wife had net boon dippeol to conciliate the regarde of his family with whom the had lived lon frome harmony. Thero wat evidenoe of comethiog approectires avemion fos them, whioh abe does not appear to have been at mosh peting to coinemls and chere had been an aseertion of independerce on het part whoblhe thought, and not unjurtly, wae inoompatible with the dany of a wibeThere had been finally the injusy to his charaoter, whleth med formerly atood high, by the reporta abroad, which had andoubtelly grown out of the connection be had formod, and which there wari reeson to mppoes wore traceable to her. Looking to thit, teceme to me on the bat domplderation that I have been able to give to the evideceer yod on the mex mature reflection, thafathough the huaband hae been la many roupele very much to blame, it is noty cape in which a deareo of epparation should be pronounced. The blow io not nuoh at caused at the tmon any eerroun injury-it cannot be lookod upon as sitber monecing uls of torelth, 1t was inflicted undar sircumateases of exapporatod fallingo and ourtalaty considerable provooation, when the wife bed boon the empmior $h$ cels ing the very annecestary and tauntiag guection to hor hacbayd, is is whether he had alept in the atroee whon atie had overy romoon to tavis he had passed the nughs in the adjoining apartmont to hor owns. Thewo has been a biow on the one side and whatever the mant mey hare been, it wan retalisted if not onuesd by language the most edingity and gevors on the other. I dismins all idoa that the indy was in fort of curiouit ill unage. Sho anid sho wae not afreid; and tifere can bo no doute thite no wuman in fear of a man, ac sbe degeribeo the defeadent palo with ayy. would have ventured on the bitterly contemptuone hature dot une of.
There is a vary aerious charge at the conelacion of tho Iltho, in tho i7th Articlo. The allegation is at followe : "That a chent timo bexue leaviog her huaband's houno the proponont, oring to trathe aria ausiof of mind srising from the 11 -ueage of hef huabond, were them the diuth Which illacos no attontion whatever was paid to heo ty mor moman of bis mothor and sietern, and bet for the kindnioe of a revereep whe met.

 neighbor (Mra. Sancton) whoth oho had ient for. 1 Owe's arrival of en lady she woot into a lit, and Mre. Sanotor ray the beid med datrey the

came, and she told them fasend for a doctor. Mru. Sasuston anys athe Nid not ace old Mre. If Xitar do oiny thing. Munter came in, and Mra. Sanotom went down" stálir rand tiot him. He scemed, she unys, quite angry ; cald his wife wae running abote the atreete talsing about nim, and ende hernelfill; and said as soon ae ohe got well the might clear out as noon an the ploased. In fuct, his langunge was that of an irritated, angry man, very harsh and unjuatifieble, particularly in the atate his wiff then wes. He moemed, she repeats, funte angry. Mra. Hunter wis.ato, she says, several daya, and whe went several tímes to (hat for nister came to
 Mrn. Hunter wat aiwaye alone whan ohe ciry Thiw oubtedly showe the extrema, want of cordiality Des:zeen Mu I wineratit the ladies of her buebend'a family", but it doee not degide y to to bisnie ; at firat alpht it Convega the impricaion of groay yleot on rivir part, which the libel imputaen. But it done not ap pear. the family knew of her iltheas. till thay were aummoned to tho apat? me.. by a nelghbor who had been sent for. I\& Mri. Hunter had desired the attendance of her mother or siaters. in-low, would it not have been as enay to have had the servant ank one of them to come to har, peto send out of the house for a neighbor? 'Ihore Ladieg finding Mra. Bancton there, might reasodably suppone that that ledg's, eervicee were more accaptable, thed, moreover, were nut likely to foul greatly plpased at anothar person teking the oharge and giving dirsectione which, more properly belonged to them, or at the ceneure of themealvem impliod by sending to a neighbour. Mrs. Huntér was attended by ber;own mater, and it is to be presumod, if her illnesa had been such as io require it, her own mother or some other of her relations would have, bean ready, to nid her, and indeed her emother and aiters, were with hor when the Dootor arrived. With thie abundance of aid at her command, I cantot think, therafore, there were grounds of any imputation of inhumenity to. old Mra, Hunter or her daughtere,though h moro attentive conduot, mould have appeared moro amiable. Mro. Hanter sayo her huabqud addreseed to hor the aame sort of language which Mra. Sancton apenit of -mbout dearing off hoine as soon as ohe was able to, and that ho would not trouble himeelf to bring her back again. What the immediate capee of irritation was, does not appear; bet it was probably conmected with what he heard abroad of the reporte in oirculation, which seepned to have anade him euspicioue even of the visit of Mrs. Sancton. 1: Mro.: Honter'a aceount of this illness was, that the night before, his mifmentioned a pain, which at her instance he endeavored to relieve by pubbing is thet the neit morning the gervant came to the atore for him, whim pint the tron he found Mre. Sanoton in his wife's roomthat he rety. " he forenogn and treatilit hor as kindly as he could. She prop". . Doctor, and ho acked if he had not mottet gi, rol Mair, who whe their family phyelolan. She objeoted of him as bence an unmarritd man, ard maid aho wanted Dr. Botoford.( e otrongly oh eoted to having Dr. Botiford, on the ground of his having Epop, as ha seid, an edemy of his late brother, with whom Dr. Sivilair had been a mudeint. Ho then suggented Dr. Livingotone as an elderly map, and a milyalipae, or any other in the City than Dr. Botnford. It doen of appear the augzeation was adopted. IIowever, in the evening, Aler ceading, ug tha for hereolf and ber gintar, who wes then with her, nod 7 lom he dif not desire to meet, on henring that oho war nudcoly hakes vary ill he went up and proposed himeolf going for Dr. Boteford,
olfpport them. The ingtances of interference on the part of tho nisters art wivial in the extrems. Againat Mra, Hunter there ispotill leas. It is alleged in one artiole of the libel thit both Mrs. Hunter and her darghter took every opportunity of insulting the proponent. 'This is not only improbable bat it is unsupported by evidence, and quite inconditent with the sentimente of respect which Mrs. Hunter professed to foel for her mother-in-law though not for her siteters-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 bers, and the threate of sending her from the house alwaya veer.: 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 expulaion, unless the blow or alap 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 circumatances, than a deliberate act. That sort of cruelty, which in the eye of the law oalla for the decree of dirurce, I do not think, onfthe. beat jadgment I have been able to form, and looking to the conduet of both parties, has been estabished:
The language of Sir Wm: Scott in Evant pe Erans, 2 Hag. Ec. R. $3 e^{0}$, is as followe: "Brerybody must feel a wish tb' sever those who wish to live separato 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 aid that married people ehall not be legally separated from the mere disinclination of one or both to oohabit together. "Though in particular cases," he adds, "the repugnance of the law to diasolve the obligation of matrimonial cohabitation, may operate with great severity upon individuala, yet it must be carefully remembered that the general happineas of the married life is secured by its indiosolubility. 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 eannot shake off, they become good husbands and good wives ; for necessity is a powerful master in teaching the duties it imposes. If it were onoe understood that upion mutual diagust mariied persons might br-begally euparated, many couples yho now pasi through the world with mutmal comfortmilhattention to thelr common offapring, might have been at thia time living in ataito (mutual unkindneas, in a state of eatrangement from their oommon ofisprinie and in a state of the most licentious and unreserved ımmorality;" and the polico oflary is against sanctioning on alight grounds that atate of thiggs by which, as the rame judge aays, "persons are to pras their lives in the character of hubberche withont wives and wives without husbands."
The cases of Evans ve. Evans and Waring vs. Wariog show tho necesinity of making dur allowances for the excitement or exasperation of the feelinge ander which evidenoe is delivered in casees of this sort, cven by third percons; muah more is it now required where the partles themwelvei are admitted to tentify, which was not allowed when those cases wore docided. In the very recent case of Thwaites vs. Thawaites, before Bir Creswell Creswell, however, the lady was a vititnens for herself under? the now lsw, and she swore to various sets of cruelty which were not eutabieshed, but it was aoknowledged by her husband that he had on one ocoaifon boxed herieara, and that was for calling him a liar. The learned Judge axid he did not consider that an apology for the husband; for the thing wan very wrong; but he, nevertheleas, regarded it as a reason.
why the Court ehould not interfore, and the prayer of the petition refused.

I do not think it necessary to go further into the ciroumatancen aubap quent to the separation and the birth and biptiam of the child, bat I mas 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 jmponaible, that the, uvertures of the defondant who does not appear to havo bec indisposed to make an allowance for his wife, to Mr. Venning had nd been met in a way which might have led to a compromise- compro mise which it may be atill hoped may not be impracticable.

With these views on the caac, I am of opinion the Libel must be die- ; missed.
J. A. \& W. STREET, Proctors for Proponent.

BAYARD \& THOMSON, Proctors for. Respondent.


