

LIBRARY COMPANY

vs.

WILLIAMS.

The Master gave the required notice that his report was ready, and would be filed on the 4th November, 1872.

The request and exceptions annexed have been filed with him by the respective parties.

He has given them and the matters to which they relate careful examination and consideration.

So far as relates to the statement on page 52 of his report, to which his attention has been called by complainants' counsel, he thinks the effect of the evidence is best stated by omitting the words, "probably had gone before reading," from page 52.

As to the exceptions filed by defendants' counsel, the Master sees no reason to change the conclusions arrived at by reason of anything contained in them.

On careful re-reading of the bill he thinks the tenth exception is possibly well taken, and that the time referred to in the XXIV. paragraph of the bill may be the 10th December, 1870, and not the 29th June, 1869, as he has reported. Either is prior to the receipt of the letter of Dec. 30, 1870. It does not, however, change his opinion that the third ground of demurrer is not well taken.

P. PEMBERTON MORRIS,  
*Master.*

November 4th, 1872.

