**THE PROSECUTION OF MR. BRADLAUGH**

The case of the Queen v. Bradlaugh and Besant was again mentioned before Mr. Justice Mellor and Mr. Justice Lush, in the Court of Queen’s Bench, yesterday. Mr. Justice Mellor said that he had communicated with the Lord Chief Justice on the subject of fixing a day for the trial of this indictment, and his lordship had appointed Monday, the 15th of June – The Solicitor-General, who appeared on behalf of the prosecution, called the attention of the court to the fact that in the meantime these pamphlets were being sold on the streets of London by the thousand at 6d. per copy and that hereby very serious mischief was being done. Mr. Justice Mellor observed that the statement of the learned Solicitor-General prejudged the question which it would be the duty of the jury to try when the case came on for hearing. The Solicitor General pointed out that Mr. Baron Heddleston, in granting a writ of ………………….. in a similar case, had made it a condition that in the meantime ………….of the works in question should be sold. Mr. Justice Mellor; Such a condition might have been made when the application for a writ of certiorari was granted, but we have no power now to do anything more than to expedite the trial. Mr. Justice ……………..; Of course, if the verdict should go against the defendants, their ………………..in the meantime will be taken into consideration by the court.