Index

1110	ICA .
absolute privilege, 976-982 abuse of process, 89-91, 503-504 abuse of public office, 408-417	apportionment, See also contribution between wrongdoers, contributory negligence contribution between wrongdoers, 707 contributory negligence, 649-654
accidental conduct, 36-39	architects, negligence of, 482
accidents, successive, 589-593	assault, 49-52
accountants/auditors, negligence of, 543	Athey v. Leonati,
act of God, 795-797, 802, 810	"but for" test, 557, 559-560, 561 causation and, 552-555 indivisible injury, 589-590
act of glaintiff, 795-797	
act of stranger, 795, 797-798	automobile accidents, 448, 679, 727-729
action for damage to reversionary interest, 131-	bankers/financial advisors, negligence of, 543
132	battery
active concealment as fraudulent misrepresentation, 845	intentional, 53-65 medical treatment, as, 56, 165-171, 518 negligent, 65-68
acts of third parties, responsibility for, 625-634	sexual wrongdoing, 61-65, 157
additional causes, failure of "but for" test, 578-579 adult activities doctrine, 437-438	breach of contract, inducing conduct inducing breach, 866-868 contract, existence of, 859-860
age, reasonable person and, 435-439	damage, 868 indirect means, procuring breach by, 871-872
aggravated damages defamation, 1014-1016 generally, 153 intentional torts, 149-154 trespass to land, 146	intention, 860-865 justification, 869-871 knowledge, 865-866 breach of peace, stopping, defence of, 175
agony of collision doctrine, 445	burden of proof, See also res ipsa loquitur battery, 59-60
agony of the moment doctrine, 445	conspiracy to injure, 840-841 duty of care, 232-233
air space, owner of land and, 142-143	general principles, 155, 711-714
animals ferae naturae (wild animals), 807-808	res ipsa loquitur, 714-736 statutory authority, 800
animals, liability for cattle trespass, 811-812 scienter action, 807-811 Searle v. Wallbank, rule, 812-813 animals mansuetae naturae (dangerous	business torts conspiracy, 877-888 contractual relations, interferences with not involving breach, 872-873 deceit, 841-858, See also deceit inducing breach of contract, 858-872, See also breach of contract, inducing intimidation, 873-877, See also intimidation secondary picketing, 893-895
animals), 808, 811 Anns v. Merton London Borough Council, 206-209	
anti-SLAPP legislation, 1011-1013	"unlawful means" tort, 889-893
	"but for" test alternatives to, 556

causal connection, 548-552 failure of, 578-579 unworkable, 559-560

call-in shows, 972-973

careless performance of contract, 335

cattle trespass, 811-812

causation

additional causes, 578-579 adverse results, increasing risk of, 575-577 alternative causes, 579 Athey v. Leonati, 552-555 "but for" test, 548-552, 553, 555, 556, 557-561 cause-in-fact, 547 cause-in-law, 547 Cook v. Lewis, rule in, 580-581 establishing causal connection, 548-552 failure to inform, doctors and, 518-522 generally, 545-547 "injury", redefined, 575-577 joint tortfeasors, 578, 579, 580 losses, and, 582-589 material contribution test, 557-574 material increase in risk of injury approach, 565-567 medical negligence cases, 521-524 product liability, 478-480 successive accident cases, 589-593

champerty, maintenance and, 92-94

Charter of Rights and Freedoms

generally, 8-10 police, actions of, 275-276 provincial statutes, and, 180 secondary picketing, and, 894

children, See also wrongful life/birth

contributory negligence, and, 666-667 occupiers' liability, and, 750, 759, 772 parental responsibility for, 257-263, 625 standard of care, 435-439 teacher and pupil, 263-266 unborn, legal status of, 235-237

circumstantial evidence, *See res ipsa loquitur* commercial hosts, duty to assist, 247-253 common humanity, duty of, 749-750

concurrent liability

generally, 321-322, 325 professional negligence, and, 481-485

concurrent tortfeasors, 688-692

consent, See also voluntary assumption of risk

defamation, 1010-1011 duress, and, 159 generally, 156-162 medical treatment, and, 165-171 private nuisance, 940 public policy, and, 158 sports, and, 162-164 unequal power, and, 157 volenti non fit injuria, contrasted, 156

consortium, loss of, 346-349

conspiracy

agreement and execution, 879-880 damage, 888 employees, liability of, 857-858 generally, 877-879 injure, conspiracy to, 880-883 unlawful means, conspiracy to use, 883-888

constitutional issues, 4-7, See also Charter of Rights and Freedoms

contracts

breach of contract, inducing, 858-872 careless performance of, 335 contractual relations, interference not involving breach, 872-873

contribution between wrongdoers apportionment, basis of, 707

common law, 688-694 concurrent tortfeasors, 688-692 Cook v. Lewis, 692 joint and several tortfeasors, 688-692 joint liability, consequences of, 692-693 legislation, 694-709 multiplicity of proceedings, 709 no contribution between wrongdoers, 693-694 obligation to pay contribution, 699-706 right to seek contribution, 697-699 scope of statutory provisions, 695-697 settlement, effect of, 698-699, 703-704 special defences, effect of, 701-702, 706 subsequent action against second tortfeasor, 708

contributory negligence

apportionment, basis of, 660-663 children, and, 666-667 common law, 648-649

transit in rem judicatam, 692

definition, 645-648	exemplary damages
finding of, effect, 663-666	conspiracy, 888
imputed fault, 655-656	conversion, 128, 129
last clear chance, 648, 656-659	punitive damages
legislation,	breach of contract, inducing, 868
mitigation, distinguished from, 647-648	conspiracy, 888
negligent misrepresentations, 318-320	criminal law sanctions and, 47-48
occupiers' liability, 751, 753, 769	deceit, 856-857
provocation, 186-189, 652	defamation, 1013-1018
private nuisance, 940	intentional torts, 146, 149-154
safety devices, failure to use, 667-672	provocation and, 187-188
stalemate solution, 648	_
standard of care, 646	dangerous animals (animals mansuetae
statutory defence, scope of, 650-654	naturae), 808, 811
statutory defence, scope or, 050 054	dangerous instruments, central of 270 271
conversion	dangerous instruments, control of, 270-271
chattels, 125-127	dangerous products, 353-362, See also product
dealings, types of, 127-129	liability
definition, 120	•
intention, 122-125	dangerous situations, creators of, 276-277
remedies, 129-131	deceit
who can sue, 120-122	active concealment, 845-846
,	active conceament, 643-646 active non-disclosure, 846-849
Cooper v. Hobart, 212-215	damage, assessment of, 855-857
cost of avoidance, 440, 443-444	elements of tort, 843-855
cost of avoidance, 440, 443-444	*
criminal law, See also private nuisance,	employees, liability of, 857-858
malicious prosecution	false representation/statement, 843-849
fighting, and, 164	generally, 841-842
intentional torts, and, 44-49	half-truth, 844-845
powers of arrest, 181-185	intention to deceive, 851-852
restitution and compensation, 49	knowingly false, 850-851
suspension/exclusion of civil action, 45-47	material inducement causing damage,
tort damages, 47-48, 151	852-855
use of criminal convictions/acquittals as	puffery, 853
evidence, 47	defamation
use of force, 164	absolute privilege, 976-982
450 01 10100, 10 .	anti-SLAPP legislation, 1011-1013
Crown liability, See also public authorities	avoiding multiplicity of proceedings, 968
duty of care, 363-367	call-in shows, 972-973
non-delegable duties of, 836-837	concurrent actions, defamation and
occupiers' liability, 777	
	negligence, 1021-1025
crumbling skull, 554, 589-593, 617-623	consent as defence, 1010-1001
custom, See general practice, professional	damages, 950-951, 971, 1013-1018
liability and	defamatory, what qualifies as, 951-961
·	defences, 973-1013
damage, remoteness of, 147-149	exceeding privilege, 991-994
damages	fair comment, 1001-1010
e	generally, 947
aggravated damages defamation, 1014-1016	group of individuals defamed, 963-965
generally, 153	injunctive relief, 1018
č 3/	injurious falsehood, 1018-1020
intentional torts, 149-154	intention, 956, 963
trespass to land, 146	joint publication, 971

justification, 973-976 libel/slander distinguished, 949-951 low threshold requirement, 953, 957,960-961 malice, 983, 991-994, 1009-1010 media defences, 998-1001 mitigation of damages, 1016-1018 plaintiff, reference to, 961-965 public interest, responsible communication of matters of, 994-997 publication, 965-973 punitive damages, 1013, 1015 qualified privilege, 982-990 protection of another's interests, 985-986 protection of common interests, 986-988 protection of one's own interests, 984-985 protection of public interest, 988-990 remedies, 1013-1018 reports of judicial proceedings, 998-1001 reports of legislative proceedings, 998-999 republication, 968-972 responsible communication of matters of public interest, 994-997 secondary disseminators, 968-971 slander, distinction between libel and, 949-951 slander of goods, 1018-1020 sources of defamation law, 948-949 spouses, communications between, 982 truth, 973-975

defective products/buildings, liability for economic losses, 353-362, See also product liability

defence of inevitable accident, 434, 446-448

defence of others, 174-175 defence of property, 176-179

defences to intentional interferences

consent, 156-171, See also consent contributory negligence, 186-189, 650-654 defence of others, 174-175 defence of property, 176-179 generally, 155 legal authority, 179-186 necessity, 183-187 provocation, 186-189 right to eject trespassers, 170-173 self-defence, 171-173 self-help, 178-179, 190, 944-945 stopping breach of peace, 175

defences to negligence, See also standard of care, contractual relations

age, 435-439 contribution between wrongdoers, See contribution between wrongdoers contributory negligence, See contributory negligence defamation, 973-1013 illegality, 683-687 inevitable accident, 434, 446-448 insanity, 430-431 intentional interferences, See defences to intentional interferences mental disability, 431-433 multiple tortfeasors, 688-692 physical abilities, 433-435 strict liability, See Rylands v. Fletcher voluntary assumption of risk, See voluntary assumption of risk

degrees of negligence, 459-462

detinue

generally, 115 remedies, 118-120 sur bailment, 115 sur trover, 115 wrongful detention, 115-118

directness test of remoteness, *Re Polemis*, 598-599

director's personal liability, negligent statements, 328-329

disappointed beneficiary cases, 335-338, 507

doctors, See physicians

Donoghue v. Stevenson

inspiration for modern negligence law, 195-199, 283 neighbour principle, 204-206, 208, 239, 283, 288, 293 privity of contract and, 31

drunk driver/willing passenger situation, 678-682

duty of care

Anns v. Merton London Borough Council, 206-209
burden of proof, 232-233
Cooper v. Hobart, 212-215
Donoghue v. Stevenson, 204-206
Edwards v. L.S.U.C., 212-215
elements of relationship, 203-234
elements of relationship, new approach, 233-234

foreseeability, 215-223 negligent misrepresentations, 287-329, See neighbour principle, 204-206 also negligent misrepresentations, liability occupiers' liability, and, 759-767, 771-774 See also occupiers' liability negligent performance of services, 329-339 policy considerations, 230-232 relational losses, 339-353 presumptive duty approach, 208-209 Rivtow Marine Ltd. v. Washington Iron product liability, 466-467 Works, 354-356 proximity, 223-230 special relationship between parties, 293-305 public authorities, 368-408 See also public economic torts, See business torts authorities purpose of duty concept, 201-203 emergencies, 167-170, 444-448 solicitors, 507-511 employer-employee relationship two-stage test, 206-209, 210-212 duty to assist, 267 test refined, 212-215 economic loss, 325-326 unborn children, 235-237 employee or independent contractor, duty of common humanity, 749-750 818-824, 834-835 employees, liability of for deceit or conspiracy, 857-858 commercial hosts, 247-253 loss of services, 350-353 dangerous instruments, control of, 270-271 vicarious liability, 813-840, See also vicarious dangerous situation, creators of, liability 276-277, 282 economic benefit rationale, 250-253 engineers, negligence of, 541-542

environmental issues

private nuisance and riparian rights, 931, 933-934 public nuisance, and, 908-909 trespass to land, 144-146

evidence, See also res ipsa loquitur admissibility of criminal convictions/acquittals, 47

enterprise theory of liability, 745

exemplary damages, See also punitive damages conspiracy, 888 conversion, 129, 131

ex turpi causa non oritur action, 683-687

fair comment, defence to defamation, 1001-1010 comment and fact, 1002-1004 fairness, 1005-1009 generally, 1001-1002 malice, 1009-1010

public interest, 1005

false arrest, 69, 72, 73, 185

false imprisonment generally, 68-69

intentional, 70-76 directness, 72-74

imprisonment by "agreement", 74-75

duty to assist

employee-employer relationships, 267 generally, 239-241 Good Samaritan dilemma, 239-240, 246 inmates, 271 occupier's responsibilities, 280-282 parent and child, 257-263 passenger-carrier relationships, 268-269 police officers, 272-276 pros/cons of imposing duty, 243-247 reliance relationships, 277-280 social host, 253-257 statutory duties, 275, 280 strict rule, 241-242 teacher and pupil, 263-266 theories of tort, and, 243-247 where one begins to assist, 277-279

duty to protect inmates, 271-272

duty to warn, See product liability

economic benefit rationale, 250-253

economic loss, recovery for

careless performance of contract, 335 defective products/buildings, 353-362, 480, See also product liability direct undertakings to perform gratuitous service, 329-332 generally, 283-286 indirect undertakings to perform service, 332-339

imprisonment defined, 70-71 knowledge of confinement, 76 negligent, 76-77	illegality, defence of generally, 683, 687 Hall v. Hebert, 683-687
felonious tort rule, 45-46	immunity from suit, lawyers, 501-504
feotuses, 235-237	implied agreements, voluntary assumption of
fights, 164	risk, 678-682
fires, 721-724, 801-806	imprisonment, See also false imprisonment agreement, by, 74-75 definition, 70-71 directness, 72-74 knowledge of confinement, 74-75
Fires Prevention (Metropolis) Act, 1774, 723-724, 804-806	
foreseeability, See also remoteness	negligent false imprisonment, 76-77
duty relationship, elements of, 220-223 proximity and, 211-212, 223-230 public authorities, duty of care and,	imputed fault, contributory negligence and, 655-656
374, 387, 400 reasonable foreseeability test, 147-148, 325, 597, 599-600, 604, 607-608	incomplete privilege, defence of necessity and, 193-194
scope of, 600-604	indirect evidence, See res ipsa loquitur
social hosts, 254-255 unborn child, absence of legal status and, 235	indirect undertakings to perform services, 332-339
fraudulent misrepresentation, See deceit	inducing breach of contract, 857, 858-873, See also breach of contract, inducing
general practice, professional liability and,	
486-494	inevitable accident, 434, 446-448
Good Samaritan dilemma, 239-240, 246, See also duty to assist	informed consent to medical procedures, 156-157, 169-170
goods, slander of, 1018-1020, See also defamation	injury
gross negligence, 459-462	additional causes of, 578-579
Hall v. Hebert, defence of illegality and, 683-687	alternative causes of, 579 exacerbation of, 634-639
Hedley Byrne & Co. v. Heller & Partners Ltd. concurrent liability, 484-485	gravity of injury, 442 likelihood of injury, 441-442
contributory negligence, 318-320 employee's duty, 327 engineers and architects, 541 negligent misrepresentations, 287-288, 289, 291-292 opinions or statements about future events,	material increase in risk of injury approach, 561-563 redefined, 575-577 successive accidents, 589-593 thin skull, 617-623
employee's duty, 327 engineers and architects, 541 negligent misrepresentations, 287-288, 289, 291-292 opinions or statements about future events, 308-309	material increase in risk of injury approach, 561-563 redefined, 575-577 successive accidents, 589-593 thin skull, 617-623
employee's duty, 327 engineers and architects, 541 negligent misrepresentations, 287-288, 289, 291-292 opinions or statements about future events, 308-309 pre- and post-contractual misrepresentation, 320-321	material increase in risk of injury approach, 561-563 redefined, 575-577 successive accidents, 589-593 thin skull, 617-623 third party causing, 625-634
employee's duty, 327 engineers and architects, 541 negligent misrepresentations, 287-288, 289, 291-292 opinions or statements about future events, 308-309 pre- and post-contractual misrepresentation, 320-321 public authorities, 372-374	material increase in risk of injury approach, 561-563 redefined, 575-577 successive accidents, 589-593 thin skull, 617-623 third party causing, 625-634 inmates, 271, 626-627
employee's duty, 327 engineers and architects, 541 negligent misrepresentations, 287-288, 289, 291-292 opinions or statements about future events, 308-309 pre- and post-contractual misrepresentation, 320-321	material increase in risk of injury approach, 561-563 redefined, 575-577 successive accidents, 589-593 thin skull, 617-623 third party causing, 625-634 inmates, 271, 626-627 instruments of danger, control of, 270-271
employee's duty, 327 engineers and architects, 541 negligent misrepresentations, 287-288, 289, 291-292 opinions or statements about future events, 308-309 pre- and post-contractual misrepresentation, 320-321 public authorities, 372-374 reliance, 315-317 skill of advisor/advisee, 302-303	material increase in risk of injury approach, 561-563 redefined, 575-577 successive accidents, 589-593 thin skull, 617-623 third party causing, 625-634 inmates, 271, 626-627 instruments of danger, control of, 270-271 insurers, negligence of, 543 intellect/knowledge/experience, reasonable

unlawful act, 874-876 intentional infliction of mental suffering, Wilkinson v. Downton and invasion of privacy, 102-109 act or statement, 95-98 invitees, See occupiers' liability calculated to produce harm, 98-100 generally, 94-95 joint tortfeasors, 688-692 harm, 101-102 judges, 404-408 intentional torts land, See trespass to land, Rylands v. Fletcher abuse of process, 89-91 action for damage to reversionary landlords, 757-758, 776 interest, 131-132 last clear chance, 648, 656-659 assault, 49-52 battery, 53-68, See also battery lawyers, See solicitors, professional negligence champerty, 92-94 conduct of defendant, 36-39 Learned Hand formula, See also standard conversion, 120-131, See also conversion of care criminal law, relationship with, 44-49, cost of avoidance, 443-444 See criminal law formula, 440-444 gravity of injury, 442 damage, remoteness of, 147-149 defences, 155-194, See defences to intentional likelihood of injury, 441-442 interferences learned intermediary rule, 476-480 defendant's conduct, 36-39 detinue, 115-120, See also detinue legal authority, 179-186 directness requirement, 33-36 legislative acts, immunity for, 403-404 false imprisonment, 68-77, See also false imprisonment liability, See strict liability, vicarious liability generally, 31-32 intentional infliction of mental suffering, libel, See defamation 94-102, See also intentional infliction of licensees, See occupiers' liability mental suffering invasion of privacy, 102-109 likelihood of injury, 441-442 maintenance, 92-94 limitation periods, 62, 64-65, 203, 483-485, malicious prosecution, 77-89 701-702, 705 punitive damages, 149-154 remoteness of damage, 147-149 locality rule, 494-496 replevin, 132 loss of a chance, 505-506, 576-577 trespass to chattels, 109-114, See also trespass to chattels loss of consortium, 346-349, 656 trespass to land, 132-147, See also trespass loss of profit, 352-353, 354-355, 585 to land volition and capacity, 39-44 loss of services, 350-353 interests, protection of, See defamation, maintenance and champerty, 92-94 qualified privilege malice, See defamation interference with possession of land, See malicious prosecution, 77-89 trespass to land malpractice, See professional negligence, intermediate examination, product liability and, solicitors, physicians 472-473

master-servant relationship, See

employer-employee relationship

threat, 873-874

intentional false imprisonment, 70-76

intimidation intention, 877

submission to threat, 876

material contribution test, 557-574 negligent misrepresentation, liability for "but for" test unworkable, 559-560 advice, nature of, 308-310 advisee, skill of, 305 defendant's negligence, 557-559 advisor, skill of, 302-305 English mesothelioma judgments, 563-567 Resurfice Corp. v. Hanke, elaboration on test, Canadian approach, 293-301 570-571 contributory negligence, 318-320 risk of injury, materially increasing, 561-563 director's personal liability, 328-329 "robust and pragmatic" 567-570, 539-541 disclaimer, 310-311 Walker Estate v. York Finch General employee's duty, 325-327 Hospital, 560-561 general rule, 287 Hedley Byrne, 291-293 material increase in risk of injury approach, inaccurate/misleading statement, 312-313 561-563 limited class, reliance by, 307 nature of problem, 287-291 media, See defamation negligence, 314-315 medical treatment, 165-171, 638-639 See also occasion, nature of, 306 consent policy reason for negating duty, 300 pre- and post-contractual misrepresentation, mental suffering, intentional infliction of, 94-102 320-325 mesothelioma judgments, English, material public authorities, 372-374 contribution test and, 563-567 reliance, 315-317 request for advice, 306-308 misfeasance in public office requirements for successful claim, 293-294 intentional wrongdoing, 412-417 special relationship, 293-305 public official, 409-410 standard of care, 314 wrongful conduct, 410-412 negligent performance of services, liability for multiple causation, 557-559, 578-579, 582 direct undertakings to perform gratuitous mutual fights, 164 service, 329-332 indirect undertakings to perform service, necessity, 190-194 332-339 negligence law, See also contributory negligence negligent trespass, 51, 59, 77, 114, 147 analysis of negligence action, 199-200 concurrent actions, defamation and negligent trespass to chattels, 114 negligence, 1021-1025 negligent trespass to land, 147 degrees of negligence, 459-462 duty concept, purpose of, 201-203 neighbour principle in Donoghue v. Stevenson, duty of care, See duty of care 204-206 history, 196-199 nervous shock immunities from suit, 201-203 claims based on pure nervous shock, 97, 101 importance, 195-196, 779 foreseeability, 218, 219-220 limits on action, 203 negligent misrepresentations, 288 professional negligence, See professional recovery, 617-623 negligence standard of care, See standard of care non-natural use of land, 782-788 negligent battery, 65-68 novus actus interveniens generally, 623-624 negligent conduct, 36-39 original injuries exacerbated, 634-639 negligent false imprisonment, 76-77 medical treatment, subsequent, 638-639 second accident, 634-636 negligent misrepresentation cases, public suicide cases, 637-638 authorities, 372-374 third parties, responsibility for acts of,

625-634

injuries caused by strangers, 628-634	causation, 521-524
injuries caused by those under one's	duty to assist, 271
control and supervision, 625-627	duty to disclose alternative treatments,
nuisance	531-532
	duty to disclose results of treatment, 529-531
generally, 897, 909-913 public nuisance, 897-909, <i>See also</i> public	duty to disclose risks, 517-529
nuisance	extensions of duty, 529-533
private nuisance, 909-945, See also private	errors of judgment, 500
nuisance nuisance, 909-945, See also private	failure to inform, 518-523
nuisance	generalists and specialists, 496-498
occupiers' liability	malpractice, 724-725
affirmative steps to prevent damage, 280-281	res ipsa loquitur, 724-725
child trespassers, 742, 747, 749-750, 772	subsequent medical treatment, 638-639
common duty of care, 759-767	therapeutic privilege, 520
common law, 738-754	wrongful life/birth, 533-541
contractual entrants, 745-746, 754	police officers, duty to assist, 272-276
contractual restrictions, 774-776	police officers, duty to assist, 2/2-2/0
control requirement, 738-741	policy/operational dichotomy, policy reasons to
Crown liability, 777	limit prima facie duty, 387-400
duties of occupiers	101 107
contractual entrants, 754	powers of arrest, 181-186
invitees, owed to, 752-754	presumptive duty, 208, 209, 257, 294, 300, 333
licensees, owed to, 751-752	privacy, invasion of, 102-109
trespassers, owed to, 747-750	privacy, invasion of, 102-109
duty of common humanity, 749-750	private nuisance
entrants, types of, 741-746	accident compensation and loss distribution,
contractual, 745-746	928-930
invitees, 744-745	acquiescence/consent, 940
licensees, 742-744	bona fides of parties, 921-922
trespassers, 741-742	character of neighbourhood, 917-918
generally, 737-738	continuing or adopting nuisance, 925-927
invitees, 744-745, 752-754	contributory negligence, 940
landlords, 757-758, 776	damages, 942
legislation, 755-777 licensees, 742-744, 751-752	defences, 934-938, 939-942
	deliberate and continuing nuisances, 913-924
negligence of independent contractors, 775 occupier (common law), defined, 738-741	environmental pollution, riparian rights and,
occupier (legislation), defined, 755-759	931, 933-934
railway accident cases, 748-749	excessive noise/odours, 918-919
restrictive duties, 771-774	generally, 909-913
risks, acceptance of, 767-771	Hunter v. Canary Wharf Ltd., 923-924
trespassers (common law), 741-742, 747-750,	injunctive relief, 942-943
759	landlord/tenant situation, 924
trespassers (legislation), 771-774	loss distribution, 928-930
	natural use of land, 894-895 normal husbandry, acts of, 940-941
parent and child, 257-263, 625, 667, 672	occupier inheriting nuisance, 925-927
passenger-carrier relationship, 268-269	physical injury to property, what constitutes,
physical abilities, reasonable person and,	916
433-435	prescription, 939-940
-100-100	remedies, 942-945
physical abuse, vicarious liability for, 827-833	riparian rights, 933-934
physicians	self-help, 944-945
physicians	statutory authority, defence of, 934-938

```
statutory immunity, 8941-942/index >
                                                    property, defence of, 176-179
   unreasonable interference with personal
                                                    property damage
     sensibilities, 917
                                                       adjoining landowners, See private nuisance,
   who can sue, 923-9
                                                          Rylands v. Fletcher
product liability, See also economic loss,
                                                       suffered by third party, 339-345
  recovery of
                                                    provocation, 186-189, 652
   causation, 472
   design defects, 468-469
                                                    proximate cause, 597-604, See also remoteness
   duty of care, 466-467
                                                    proximity, duty of care, and, 223-230
   duty to warn of risks, 473-480
   economic losses, 353-362, 480
                                                    public authorities, See also Crown liability
   generally, 464-466
                                                       Crown liability, 363-367
   generic drugs, 467
                                                       duty of care, 368-408
   intermediate examination, 472-473
                                                       English approach, 401
   learned intermediary rule, 476-480
                                                       express statutory liability, 369-372
   manufacturing defects, 361, 471-473
                                                       generally, 368-369, 400-402
   proof, problems of, 480
                                                       legislative/judicial immunity, 402-408
   res ipsa loquitur, 480, 714-717
                                                       misfeasance in public office, 408-417, See
   "risk utility" approach, 470-471
                                                         also misfeasance in public office
   standard of care, 440-453
                                                       negligent misrepresentation cases, 372-374
      design, 468-471
                                                       policy reasons to limit duty, 387-400
      manufacture, 471-473
                                                       prima facie duty of care
      marketing, 473-480
                                                          establishing, 374-387
   warranties, 464-466
                                                           reasons to limit, 387-400
                                                       proximity, 374-387, 400-403
professional advice-givers, 871
                                                    public nuisance
professional negligence
                                                       activities, types of, 898-903
   accountants/auditors, 543
                                                       criminal offence comparison, 900
   architects, 541-542
                                                       environmental harm, statutory intervention,
   bankers, 543
                                                          908-909
   beginners, 498-499
                                                       generally, 897-898
   concurrent liability, 481-485
                                                       negligence requirement, 903-905
   doctors, See physicians
                                                       nuisance, definition, 900-903
   engineers, 541-542
                                                       public, definition, 899-900
   errors of judgment, 500
                                                       special damages requirement, 905-908
   general practice, 486-488, 490-493
                                                       Wagon Mound (No. 2), 904
   generalists/specialists, 496-498
   insurers, 543
                                                    public office, misfeasance, See misfeasance in
   invariable practice, 500-501
                                                      public office
   lawyers, See also solicitors
                                                    puffery, 853
      collectibility of judgment, 506-507
      duty to third parties, 507-511
                                                    punitive damages
      immunity from suit, 501-504
                                                       breach of contract, inducing, 868
      lost cause, 506
                                                       criminal law sanctions and, 47-48
      malpractice, 513-516
                                                       deceit, 857
      retainer, effect of, 511-512
                                                       defamation, 1013-1018
      trial within a trial, 504-507
                                                       intentional torts, 146, 149-154
   locality rule, 494-496
                                                       provocation and, 187-188
   realtors, 543
                                                    pure economic loss, See economic loss,
   standard of care, 486-494
                                                      recovery for
proof, See burden of proof, res ipsa loquitur
```

pur negligent garder son few, 801-802

qualified privilege, See also defamation Wagon Mound No. 1, test rejected, 599-600 protection of another's interests, 985-986 rescuers, duty to, remoteness and, 639-643 protection of common interests, 986-988 protection of one's own interests, 984-985 res ipsa loquitur protection of public interest, 988-990 automobile accidents, 727-729 cause of occurrence not known, 729-731 question of law/fact, negligence as, 420-424 circumstantial evidence, 714, 715, 718, 726, railway accident cases, 748-749 727, 730, 731, 732, 733, 735 control requirement, 717-720 reasonable foreseeability test, 147-148, 325, 597, elements, generally, 715-717 599-604, 607-60 See also remoteness event not happening without negligence, 720-729 reasonable person expiration of maxim, 715, 732 age, 435-439 fires, 721-724 generally, 426-427 generally, 714-715 general practice of those engaged in similar indirect evidence, 714, 715, 732, 735 activity, 448 intellect/knowledge/experience, 427-433 medical malpractice, 724-725 negligence requirement, 720-729 professionals, 486-494 procedural effect, 731-735 physical abilities, 433-435 product liability, 725-727 relational economic loss restitution orders, 48-49 personal injuries suffered by third party, 346-353 Resurfice Corp. v. Hanke, elaboration on consortium, loss of, 346-349 material contribution test, 570-571 services, loss of, 350-353 property damage suffered by third party, reversionary interest, permanent damage to, 339-345 131-132 reliance relationships, 277-280, 315-317 riparian rights, 931, 933-934 remoteness risks, acceptance of, occupiers' liability and, directness test, 598-599 767-771 duty of care, 218, 223-230 risk-utility approach, 470-471 economic losses, 576-588 foreseeability, scope of, 600-604 Rivtow Marine Ltd. v. Washington Iron Works, generally, 595-597 354-356 intentional torts, 147-149 road rage, 51-52 mental injury, 606-617 nervous shock, 616-617 robust and pragmatic approach, causal novus actus interveniens, 623-639, See also connection and, 567-570 novus actus interveniens Rylands v. Fletcher policy considerations, 604-606 act of God, 795, 796-797 proximate cause, tests for, 597-604 act of plaintiff, 797 pure economic losses, 606-617 act of stranger, 797-798 reasonable foreseeability test, 147-148, compensable damage, 792-793 599-600, 604 consent, 795 rescuers, duty to, 639-643 defences, 794-800 Rylands v. Fletcher, 793-794 discharge of dangerous substances, suicide cases, 637-638 intentional, 791 thin skull rule, 617-623 escape requirement, 788-792, 795-797 replevin, 132 fires, 801-806 general benefit of community, 799-800 Re Polemis and Furness, Withy & Co. generally, 780-782

directness test, 598-599

intentional discharge of dangerous mischief, likelihood of, 792	special relationship, liability arising out of, 293-305, <i>See also</i> economic loss, recovery of
non-natural use requirement, 783-788, 791, 792, 793, 800	sports, defence of consent and, 162-164
personal injuries, and, 792	stalemate solution, 648
remoteness, 793-794 special action on the case, 801-802	standard of care
statutory authority, 798-800	bad faith, 462-463
scienter action, 807-811	degrees of negligence, 459-462 emergencies, 444-448
Searle v. Wallbank, rule in, 812-813	generally, 419-420
seat belt cases	general practice, 448-451 good faith, 462-464
failure to use safety device, contributory	gross negligence, 459-462
negligence, 667-672	judge and jury, role of, 420-425
parent and child, duty to assist, 260, 261-262, 422	Learned Hand formula, 440-444, See also Learned Hand formula
second accident case, remoteness and, 634	negligent misrepresentation by advisor, 303 product liability, 464-480, <i>See also</i> product
secondary picketing, 893-895	liability
self-defence, 171-173	design, 468-471
sen-defence, 171-175	manufacture, 471-473
self-help, 178-179, 190, 944	marketing, 473-480 professional negligence, 420, 422
services, loss of, 346, 348, 350-353	question of fact/question of law, 420-424
sexual wrongdoing, vicarious liability for, 61-65,	reasonable person, 426-439 See also
827-831	reasonable person
	risks, reasonable/unreasonable, 439-448
slander, distinction between libel and, 949-951 See also defamation	similar activity, 448 statutory standards, breach of, 451-458
	statutory standards, breach of, 451-456
slander of goods, 1018-1020, See also defamation	statutory authority, defence of, 934-938
social host, 229, 249, 253-257, See also duty to assist	statutory standards, breach of, 451-458
	strict liability
solicitors	act of God, plaintiff and stranger, 795-798,
collectibility of judgment, 506-507	802
disappointed beneficiary cases, 335-338, 335-338, 507	animals, 806-813 consent, 795
duty to third parties, 507-496-498	defences, 794-800
immunity from suit, 501-504	fires, 801-806
land transactions, 509-510	generally, 779-780
locality rule, 494-496	Rylands v Fletcher
lost cause, 506	compensable damage, 792-793
malpractice, 513-516	escape, 788-792
real estate transactions, 516	generally, 780-783
retainer, effect of, 511-512 settlements, 514-515	mischief likely, 792 non-natural use, 783-788
standard of care, 486	remoteness, 795-794
testamentary capacity, determining, 516	statutory authority, 798-800
trial within a trial. 504-507	vicarious liability, See vicarious liability
special action on the case, 801-802	strong connection test, 827-833

subsequent medical treatment, 638-639

	1
successive accident cases, 589-593	remedies, 146 removal of trespassing objects, 178
sudden emergency doctrine, 445-446	right to eject trespassers, 176-179
suicide cases, 621-623, 637-638	self-help, 178
teacher and pupil, duty to assist, 263-266	trespassers, See occupiers' liability
the things speaks for itself, See res ipsa loquitur	unborn children, 235-237
thin skull rule, 617-623	undertakings to perform service
third parties, responsibility for acts of, 625-634	direct undertakings, 329-332 indirect undertakings, 332-339
threats, 873-874	"unlawful means" tort, 889-893
tort law, generally accident compensation law, as, 11 basic rationale, 13 Charter, and, 8-10 compensation, and, 12-14 constitutional issues, 4-7 definition, 1-2 deterrence, and, 17-19 education, and, 19-21 expansion of, 4 fault/no-fault debate, 22-28 justice, and, 14-17 ombudsman, 21 purpose of fault-based compensation, 10-22 religious beliefs, and, 17 sources of, 2-4 transit in rem judicatam, cause of action against joint tortfeasors, 692	vicarious liability control test, 818-820 course of employment, 824-827 employee or independent contractor, 818-824, 834-835 generally, 813-817 horseplay, 827 independent contractor, 834-835 intentional wrongdoing, 831 intrinsically dangerous activities, 839 joint tortfeasors, 688 non-delegable duties, 835-839 personal duties, 835 physical abuse, 827-831 professional employee, 819 sexual abuse, 827-831 statutory, 688, 840 strong connection test, 827-833 unauthorized activity, 825-827
trespass accidental, 39 chattels, to, <i>See</i> trespass to chattels innocent, 39 land, to, <i>See</i> trespass to land negligent, 59, 114, 147	volenti non fit injuria, 74, 156, 645, 672, 768, See also voluntary assumption of risk volition and capacity, 39-44 voluntary assumption of risk, See also consent,
trespass to chattels damage requirement, 113 intentional, 110-113 negligent, 114 self-help, 178 trespass to land consent, defence of property, 176-179 environmental context, 144-146	defences to negligence basis of defence, 672-675 consent, 795 express agreements, 676-678 implied agreements, 678-682 occupiers' liability, and, 753, 767-771 volenti non fit injuria/consent, contrasted, 156 Wagon Mound No. 1 reasonable foreseeability test and, 599-602, 617, 623
generally, 132-133 intentional, 133-146 land, definition, 142-143 "leave and licence", 160-61 negligent, 147	second accident and, 634-636 Wagon Mound No. 2 possibility of injury, 602-604 psychiatric injury, 614 public nuisance, negligence requirement, 904

1040 INDEX

warranties, product liability and, 464-466
wild animals (animals *ferae naturae*), 807-808
Wilkinson v. Downton, intentional infliction of mental suffering, and, 94-102

willing passenger/drunk driver situation, 678-682

wrongful life/birth, 533-541