INDEX

[All references are to page numbers of the text.]

ABSOLUTE LIABILITY

• as a form of objective intention, 17

ABUSE OF PROCESS, 28

ACTS OF GOD

• defence in strict liability, 17, 89-90

APPORTIONMENT OF LIABILITY

- at common law, 115
- causation issues, 115
- effect of settlement, 117
- for intentional torts and negligence, 115-117
- under contributory liability legislation, 116-117

ASSAULT

- definition, 20
- examples, 21
- imminent, 21
- reasonable apprehension, 20
- relationship to battery, 21

BATTERY

- another person, 20
- contact, 19-20
- definition, 19
- intention in, 19

BURDEN AND STANDARD OF PROOF IN NEGLIGENCE, 51

BUSINESS TORTS

• conspiracy, 37-38

- deceit, see DECEIT
- fraud, 35
- inducing breach of contract, 36
- injurious falsehood, 36-37
- interference with contractual relations, 36
- intimidation, see INTIMIDATION
- passing-off, 38
- CAUSATION OF MEDICAL NEGLIGENCE, 72-73

CAUSATION OF NEGLIGENCE

- causation in difficult cases, 46-47
- cause in fact, 45
- proximate cause, 46

CONSENT

- defence, 89
- generally, 31
- medical treatment, in, 31-32, 72-73
- must be freely given, 31
- sports, in, 31-32

CONSPIRACY, 37-38

CONTRACTUAL ENTRANT, AT COMMON LAW

- duties owed to, 63
- generally, 61

CONTRIBUTORY NEGLIGENCE

- legislation, 116-117
- sue all tortfeasors in one proceeding, 115

CONVERSION

- damages, 104-105
- duty to mitigate damages, 105
- intentional tort, as an, 23
- value of chattel for assessing damages, 104-105

CROWN LIABILITY

- Crown liability legislation, 80-81
- duty of care owed by state, 82
- express statutory liability, 81-82
- legislative and judicial immunity, 84
- limitation periods, 81
- notice requirements, 81
- policy/operation distinction, 82-83
- vicarious liability, 81, 99

DAMAGES

- aggravated damages, 103
- apportionment of liability, 115-117
- conversion, 23, 104-105
- damage to real property, 113-114
- detinue, see DETINUE
- exemplary or punitive damages, 102
- fatal injury, *see* DAMAGES FOR FATAL INJURIES
- general damages, 102
- injunctions, 103
- nuisance, see NUISANCE
- personal injury, 107-111
- pure economic loss, 114-115
- repair, value and use of chattels, 114
- special damages, 101-102
- trespass to chattels, 22
- trespass to land, 105-107
- trespass to persons, 103-104

DAMAGES FOR FATAL INJURIES

- claims by estate, 111-112
- conditions precedent for action, 112
- dependents' claims for damages, 112-113
- dependency requirement, 112
- in Ontario, 112
- measure of damages, 111-112
- under Ontario Family Law Act, 112
- DECEIT, 35

DEFAMATION

- absolute privilege, 25
- defences, 25-26
- fair comment, 26
- generally, 24
- justification, 25
- libel, 24
- qualified privilege, 25
- responsible communication on matters of public interest, 25
- slander, 24
- SLAPP lawsuits, 26

DEFENCE OF OTHERS, 33

DEFENCE OF PROPERTY, 33

DETINUE

- damages for, 23, 105
- generally, 23
- remedies for, 105

DISCOVERABILITY RULE, 55-56

DUTY OF CARE

- based on a special relationship, 78
- breach of, 43
- Crown liability, 81-82
- occupier liability, 63-64
- negligence, generally, 41-43

DUTY OF CARE (cont'd)product liability, 67

- *EX TURPI CAUSA NON ORITUR ACTIO*, *see* NEGLIGENCE, DEFENCES TO
- FALSE IMPRISONMENT, 5, 13, 21-22
- FRAUD, see DECEIT

GUILTY MENTALITY, LEVEL OF

- absolute liability, 17
- express intention, 15
- implied intention, 16
- negligence, 16
- objective intention, 16-17
- recklessness, 15-16
- strict liability, 17
- subjective intention, 15
- transferred intention, 16

HARM IN NEGLIGENCE, 48-49

ILLEGALITY, 56-57

INDUCING BREACH OF CONTRACT, 36

INJURIOUS FALSEHOOD, 36-37

INTENTION, see GUILTY MENTALITY, LEVEL OF

INTENTIONAL INFLICTION OF MENTAL SUFFERING, 27, 113

INTENTIONAL TORTS

- abuse of process, 28
- assault, see ASSAULT
- battery, see BATTERY
- defamation, see DEFAMATION
- discrimination and harassment (no tort of), 29-30
- false imprisonment, *see* FALSE IMPRISONMENT

- intentional infliction of mental suffering, *see* INTENTIONAL INFLICTION OF MENTAL SUFFERING
- invasion of privacy, see INVASION OF PRIVACY
- malicious prosecution, *see* MALICIOUS PROSECUTION
- nuisance, see NUISANCE
- trespass to land, *see* TRESPASS TO LAND
- wrongful interference with chattels, see WRONGFUL INTERFERENCE WITH CHATTELS

INTENTIONAL TORTS, DEFENCES TO

- consent, 31
- defence of others, 33
- defence of property, 33
- legal authority, 33-34
- limitation periods, 34
- necessity, 34
- provocation, 32
- self-defence, 32

INTIMIDATION, 139

INVASION OF PRIVACY, 28-29

JOINT TORTFEASORS

- apportionment of liability among, *see* APPORTIONMENT OF LIABILITY
- generally, 115

LAWYERS' NEGLIGENCE

- barristers' immunity from suit, 73-75
- duties to third parties, 75-76
- effect of retainer on standard of care, 74
- "trial within a trial", 75

LEGAL AUTHORITY, see INTENTIONAL TORTS, DEFENCES TO

LEGISLATIVE AND JUDICIAL IMMUNITY

- Crown liability legislation, 80-81
- distinguishing between, 84
- duty of care owed by state, 81-82
- express statutory liability, 81-82
- generally, 84
- personal liability of judges, 84

LICENCEE, AT COMMON LAW, 61

LIMITATION PERIODS

- as defence to intentional torts, *see* INTENTIONAL TORTS, DEFENCES TO
- discoverability rule and, 55-56
- in negligence, 55-56
- statutes of limitation, 55

MALICIOUS PROSECUTION, 27-28

MEDICAL NEGLIGENCE

- duty to disclose risk of treatment, 72
- generally, 72
- informed consent, 72
- proof of causation, 73

NECESSITY, *see* INTENTIONAL TORTS, DEFENCES TO

NEGLIGENCE

- as a form of objective intention, 15-16
- causation, 41-43, 45-47
- duty of care, see DUTY OF CARE
- harm in, 48-49
- reasonable person and, 43-45

- standard of care, 43-45
- wrongful conduct of defendant, and, 41

NEGLIGENCE, DEFENCES TO

- contributory negligence, 56-57
- ex turpi causa non oritur actio, 57
- illegality, 57
- joint tortfeasors, 56-57
- limitation periods, 55-56
- volenti non fit injuria, 57-58
- voluntary assumption of risk, 57-58

NEGLIGENCE, PROOF OF

- burden and standard of proof, 51
- direct, 51
- indirect (circumstantial), 51-53
- res ipsa loquitur, 52-53, 69

NEGLIGENT MISREPRESENTATION

- duty based on special relationship, 78
- elements of negligent misrepresentation, 77-79
- generally, 76
- Hedley Byrne & Co. v. Heller & Partners Ltd., 76-77
- nature of advice, 78
- nature of occasion, 78
- negligence of advisor, 79
- recent developments in liability for, 79
- reliance on advice, 79
- request, 78
- results in financial loss, 79
- untrue, inaccurate or misleading statement, 78

NUISANCE

• abatement, 107

NUISANCE (cont'd)

- damages, 105-106
- generally, 23-24
- injunctions, 106-107

OCCUPIER'S LIABILITY

- · occupier defined
- • at common law, 60
- • in statute, 64
- classes of entrants at common law, 60-61
- duty of care to entrants, 63-66
- "duty of common humanity", 62
- duties of occupiers at common law, 61-63
- entrant's voluntary assumption of risk, 65
- miscellaneous provisions, 66
- restrictions on duties, 65-66
- shifting balance between rights, 59-60

PAIN AND SUFFERING

- "cap" on damages awards, 111
- factors considered in assessing damages, 110-111

PASSING-OFF, see BUSINESS TORTS

PERSONAL INJURY

- damages for future care, 109-110
- damages for pain and suffering, 110-111
- deductibility of third party payments, 109
- loss employment income and benefits, 108-109
- pre-trial care, 109
- structure of damages awards, 107-108

PRODUCT LIABILITY

- contract actions, 66
- duty of care, 67
- duty to warn of risks, 68-69
- problems of proof, 69
- res ipsa loquitur, see
- NEGLIGENCE, PROOF OF • "risk-utility" approach, 67
- msk-utility approach, of
- specialized expert, 68-69
- standard of care, 67-69

PROFESSIONAL LIABILITY

- actions in tort or contract, 69-70distinction between generalists and
- specialists, 71errors in judgment compared to
- negligence, 71-72
- "locality" rule, 71
- standard of care for "beginners", 71
- standard of care, generally, 70-71

PROVOCATION, *see* INTENTIONAL TORTS, DEFENCES TO

REASONABLE PERSON, *see* NEGLIGENCE

RECKLESSNESS, see GUILTY MENTALITY, LEVEL OF

RES IPSA LOQUITUR, see NEGLIGENCE, PROOF OF

RYLANDS V. FLETCHER

- accumulation, 87
- damages flowing from breach, 88
- dangerous objects, 86
- doctrine in, 85-86
- escape, 86-88
- mechanical application of doctrine, 86

RYLANDS V. FLETCHER (cont'd)

- non-natural user or use of land, 86-87
- relationship to law of nuisance, 86

SELF-DEFENCE, see INTENTIONAL TORTS, DEFENCES TO

STANDARD OF CARE, see also under specific causes of action

- level of, 44-45
- meeting, 45
- reasonable person and, *see* NEGLIGENCE

STRICT LIABILITY

- accumulation and escape, 87
- acts of god, 89-90
- acts of plaintiff, defence of, 89
- acts of third parties, 89-90
- consent, defence of, 89
- damages flowing from breach, 88
- dangerous objects, 17, 86, 90
- *Rylands v. Fletcher, see* RYLANDS V. FLETCHER
- statutory defences, 90-91
- statutory defences, presumptions against, 91
- unnatural use of the land, 85-86

TORTFEASORS

- apportionment of liability among, *see* APPORTIONMENT OF LIABILITY
- criminals, and, 5
- joint, see JOINT TORTFEASORS

TORTS

- common law, and, 4-5
- definition of, 1
- distinction between criminal law and, 5-10

• distinction between remedial law and, 10-11

- elements of, 12-13
- history of, 1-4
- social functions of, 11-12

TRESPASSERS

- duties owed to, 61-62
- generally, 60-61
- restrictions on duties owed to, 65-66

TRESPASS TO CHATTELS

- damages, see DAMAGES
- generally, 22

TRESPASS TO LAND

- damages, see DAMAGES
- generally, 23

TRESPASS TO PERSONS

damages, see DAMAGES

VICARIOUS LIABILITY

- acting in the course of employment, 95, 97-98
- and the crown, 98-99
- as an aspect of agency law, 93
- "borrowed servant" rule, 97
- compared to strict liability, 93
- determining who is an employee, 95-97
- doctrine of "*respondeat superior*", 93-94
- effect of immunity from suit on, 93
- employment law, generally, 94-95
- liability for non-delegable duties, 98-99
- liability for professional employees, 96-97
- statutory-based liability, 99

VOLENTI NON FIT INJURIA, see NEGLIGENCE, DEFENCES TO

VOLUNTARY ASSUMPTION OF RISK, *see* NEGLIGENCE, DEFENCES TO

WRONGFUL CONDUCT OF DEFENDANT, 12, 19, see also NEGLIGENCE

WRONGFUL INTERFERENCE WITH CHATTELS

- conversion, 23
- detinue, see DETINUE

- generally, 22
- trespass to chattels, *see* TRESPASS TO CHATTELS