

## Index

- absolute privilege, 926-932
- abuse of process, 87-90, 477-478
- abuse of public office, 383-391
- accidental conduct, 36-39
- accidents, successive, 560-564
- accountants/auditors, negligence of, 515
- act of God, 757-759, 763-764
- act of plaintiff, 758
- act of stranger, 758-759
- action for damage to reversionary interest, 126
- active concealment as fraudulent misrepresentation, 804-805
- acts of third parties, responsibility for, 595-604
- additional causes, failure of “but for” test, 549-550
- adult activities doctrine, 411-412
- age, reasonable person and, 409-413
- aggravated damages
  - defamation, 959-964
  - intentional torts, 142-147
  - trespass to land, 139
- agony of collision doctrine, 419
- agony of the moment doctrine, 419
- air space, owner of land and, 136-137
- animals *ferae naturae* (wild animals), 768-769
- animals, liability for
  - cattle trespass, 773
  - scienter* action, 768-773
  - Searle v. Wallbank*, rule, 773-774
- animals *mansuetae naturae* (dangerous animals), 769, 772
- Anns v. Merton London Borough Council*, 200-203
- apportionment, *See also* contribution
  - between wrongdoers, contributory negligence
  - contribution between wrongdoers, 674
  - contributory negligence, 629-632
- architects, negligence of, 513-514
- assault, 49-52
- Athey v. Leonati*,
  - “but for” test, 529, 531, 553
  - causation and, 524-527
  - indivisible injury, 560
- automobile accidents, 399, 433, 693-695
- bankers/financial advisors, negligence of, 515
- battery
  - intentional, 53-64
  - medical treatment, as, 55, 159-165, 490
  - negligent, 64-67
  - sexual wrongdoing, 60-64, 152
- breach of contract, inducing
  - conduct inducing breach, 825-826
  - contract, existence of, 818-819
  - damage, 827
  - indirect means, procuring breach by, 830
  - intention, 819-823
  - justification, 827-830
  - knowledge, 824
- breach of peace, stopping, defence of, 169
- burden of proof, *See also res ipsa loquitur*
  - battery, 58-59
  - conspiracy to injure, 840-841
  - duty of care, 221-222
  - general principles, 149, 677-680
  - res ipsa loquitur*, 680-701
  - statutory authority, 761-762
- business torts
  - conspiracy, 836-846
  - contractual relations, interferences with not
    - involving breach, 831-832
  - deceit, 801-817, *See also* deceit
  - inducing breach of contract, 817-831, *See also* breach of contract, inducing
  - intimidation, 832-836, *See also* intimidation
  - secondary picketing, 851-852
  - “unlawful means” tort, 847-851
- “but for” test
  - alternatives to, 527-528
  - causal connection, 520-524
  - failure of, 549-551
  - unworkable, 531-532

**call-in shows, 922****careless performance of contract, 315****cattle trespass, 773****causation**

- additional causes, 549-550
- adverse results, increasing risk of, 546-549
- alternative causes, 551
- Athey v. Leonati*, 524-527
- “but for” test, 520-524, 527-528, 531-532, 549-551
- cause-in-fact, 518-519
- cause-in-law, 519
- Cook v. Lewis*, rule in, 551-552
- establishing causal connection, 519-524
- failure to inform, doctors and, 494-497
- generally, 517-519
- “injury”, redefined, 546-549
- joint tortfeasors, 549-552
- losses, and, 553-560
- material contribution test, 529-546
- material increase in risk of injury
  - approach, 533-535
- medical negligence cases, 493-497
- product liability, 451-453
- successive accident cases, 560-564

**champerty, maintenance and, 90-92*****Charter of Rights and Freedoms***

- generally, 8-10
- police, actions of, 259
- provincial statutes, and, 174
- secondary picketing, and, 852

**children, *See also* wrongful life/birth**

- contributory negligence, and, 635-636
- occupiers’ liability, and, 735-736
- parental responsibility for, 242-247, 596
- standard of care, 409-413
- teacher and pupil, 248-251
- unborn, legal status of, 222-224

**circumstantial evidence, *See res ipsa loquitur*****commercial hosts, duty to assist, 233-238****common humanity, duty of, 715-716****complex structure theory, 338****concurrent liability**

- generally, 302-304, 306
- professional negligence, and, 455-459

**concurrent tortfeasors, 656-659****consent, *See also* voluntary assumption of risk**

- defamation, 958-959
- duress, and, 153
- generally, 150-156
- medical treatment, and, 159-165
- private nuisance, 893
- public policy, and, 152
- sports, and, 156-158
- unequal power, and, 151-152
- volenti non fit injuria*, contrasted, 150

**consortium, loss of, 326-330****conspiracy**

- agreement and execution, 838
- damage, 846
- employees, liability of, 816-817
- generally, 836-837
- injure, conspiracy to, 839-841
- unlawful means, conspiracy to use, 842-846

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

- breach of contract, inducing, 817-831
- careless performance of, 315
- contractual relations, interference not involving breach, 831-832

**contribution between wrongdoers**

- apportionment, basis of, 674
- common law, 656-662
- concurrent tortfeasors, 656-659
- Cook v. Lewis*, 660
- joint and several tortfeasors, 656-659
- joint liability, consequences of, 660-661
- legislation, 662-676
- multiplicity of proceedings, 676
- no contribution between wrongdoers, 661-662
- obligation to pay contribution, 666-673
- right to seek contribution, 664-666
- scope of statutory provisions, 663-664
- settlement, effect of, 665-666, 670-671
- special defences, effect of, 668-670, 673
- subsequent action against second tortfeasor, 675
- transit in rem judicatam*, 660

**contributory negligence**

- apportionment, basis of, 629-632
- children, and, 635-636
- common law, 617-618
- definition, 615-617
- finding of, effect, 632-635

- imputed fault, 624-625
  - last clear chance, 618, 625-628
  - legislation, 618-635
  - negligent statements, 299-301
  - occupiers' liability, 718, 733-734
  - provocation, 179-182, 622
  - private nuisance, 894
  - safety devices, failure to use, 636-641
  - stalemate solution, 618
  - standard of care, 616-617
  - statutory defence, scope of, 620-624
- conversion**
- chattels, 121-122
  - dealings, types of, 122-124
  - definition, 115
  - intention, 117-121
  - remedies, 124-126
  - who can sue, 116-117
- Cooper v. Hobart, 206-209**
- cost of avoidance, 416-418**
- criminal law, See also private nuisance, malicious prosecution**
- fighting, and, 157-158
  - intentional torts, and, 44-49
  - powers of arrest, 174-176
  - restitution and compensation, 48-49
  - suspension/exclusion of civil action, 44-46
  - tort damages, 47-48, 146
  - use of criminal convictions/acquittals as evidence, 46
  - use of force, 158
- Crown liability, See also public authorities**
- duty of care, 343-347
  - non-delegable duties of, 796-797
  - occupiers' liability, 739
- crumbling skull, 526, 560-564, 588-593**
- custom, See general practice, professional liability and**
- damage, remoteness of, 140-142**
- damages**
- aggravated damages
    - defamation, 959-964
    - intentional torts, 142-147
    - trespass to land, 139
  - exemplary damages
    - conspiracy, 846
    - conversion, 124, 125
  - punitive damages
    - breach of contract, inducing, 827
    - conspiracy, 846
    - criminal law sanctions and, 47-48
    - deceit, 816
    - defamation, 959-962
    - intentional torts, 47-48, 139, 142-147
    - provocation and, 180-181
- dangerous animals (animals mansuetae naturae), 769, 772**
- dangerous instruments, control of, 254-255**
- dangerous products, 333-342, See also product liability**
- dangerous situations, creators of, 260**
- deceit**
- active concealment, 804-805
  - active non-disclosure, 806-809
  - damage, assessment of, 814-816
  - elements of tort, 803-814
  - employees, liability of, 816-817
  - false representation/statement, 803-809
  - generally, 801-802
  - half-truth, 804-805
  - intention to deceive, 810-811
  - knowingly false, 809-810
  - material inducement causing damage, 811-814
  - puffery, 812-813
- defamation**
- absolute privilege, 926-932
  - avoiding multiplicity of proceedings, 918
  - call-in shows, 922
  - concurrent actions, defamation and negligence, 967-970
  - consent as defence, 958-959
  - damages, 903, 959, 962-964
  - defamatory, what qualifies as, 903-911
  - defences, 923-959
  - exceeding privilege, 940-944
  - fair comment, 950-958
  - generally, 899
  - group of individuals defamed, 914-916
  - injunctive relief, 964
  - injurious falsehood, 964-966
  - intention, 788-789
  - joint publication, 921
  - justification, 923-925
  - libel/slander distinguished, 901-903
  - low threshold requirement, 905, 908-911
  - malice, 932, 940-944, 958
  - media defences, 947-950

- mitigation of damages, 962-963
  - plaintiff, reference to, 912-916
  - public interest, responsible communication of matters of, 944-947
  - publication, 916-922
  - punitive damages, 959, 962
  - qualified privilege, 932-940
    - protection of another's interests, 935-936
    - protection of common interests, 936-938
    - protection of one's own interests, 934-935
    - protection of public interest, 938-940
  - remedies, 959-964
  - reports of judicial proceedings, 947-950
  - reports of legislative proceedings, 947-948
  - republishing, 920-922
  - responsible communication of matters of public interest, 944-947
  - secondary disseminators, 918-921
  - slander, distinction between libel and, 900, 901-903
  - slander of goods, 964-966
  - sources of defamation law, 900-901
  - spouses, communications between, 932
  - truth, 907, 923-925
- defective products/buildings, liability for economic losses, 333-342, *See also* product liability**
- defence of inevitable accident, 408, 420-422**
- defence of others, 167-169**
- defence of property, 169-173**
- defences to intentional interferences**
- consent, 150-165, *See also* consent
  - contributory negligence, 179-182, 620-624
  - defence of others, 167-169
  - defence of property, 169-173
  - generally, 149
  - legal authority, 173-179
  - necessity, 183-187
  - provocation, 179-182
  - right to eject trespassers, 170-173
  - self-defence, 165-167
  - self-help, 172-173, 184, 897-898
  - stopping breach of peace, 169
- defences to negligence, *See also* standard of care, contractual relations**
- age, 409-413
  - contribution between wrongdoers, *See* contribution between wrongdoers
  - contributory negligence, *See* contributory negligence
- defamation, 923-959
  - illegality, 651-656
  - inevitable accident, 408, 420-422
  - insanity, 404-405
  - intentional interferences, *See* defences to intentional interferences
  - mental disability, 403-407
  - multiple tortfeasors, 656-676
  - physical abilities, 407-409
  - strict liability, *See Rylands v. Fletcher*
  - voluntary assumption of risk, *See* voluntary assumption of risk
- degrees of negligence, 432-435**
- detinue**
- generally, 110-111
  - remedies, 113-115
  - sur bailment, 110
  - sur trover, 110
  - wrongful detention, 111-113
- directness test of remoteness, *Re Polemis*, 568-569**
- director's personal liability, negligent statements, 309-310**
- disappointed beneficiary cases, 315-319, 481-482**
- doctors, *See* physicians**
- Donoghue v. Stevenson***
- inspiration for modern negligence law, 190-191, 267
  - neighbour principle, 198-200, 271
  - privity of contract and, 31
- drunk driver/willing passenger situation, 647-651**
- duty of care**
- Anns v. Merton London Borough Council*, 200-203
  - burden of proof, 221-222
  - Cooper v. Hobart*, 206-209
  - Donoghue v. Stevenson*, 198-200
  - Edwards v. L.S.U.C.*, 206-209
  - elements of relationship, 197-222
  - foreseeability, 209-213
  - neighbour principle, 198-200
  - occupiers' liability, and, 724-730, 735-737, *See also* occupiers' liability
  - policy considerations, 219-221
  - presumptive duty approach, 202-203
  - product liability, 440
  - proximity, 214-219

- public authorities, 348-382 *See also* public authorities
- purpose of duty concept, 195-197
- solicitors, 481-484
- two-stage test, 200-203, 204-206
  - test refined, 206-209
- unborn children, 222-224
- duty of common humanity, 715-716**
- duty to assist**
  - commercial hosts, 233-238
  - dangerous instruments, control of, 254-255
  - dangerous situation, creators of, 254-255, 260
  - economic benefit rationale, 233-238
  - employee-employer relationships, 251-252
  - generally, 225-226
  - Good Samaritan dilemma, 225-226, 231
  - inmates, 256
  - occupier's responsibilities, 264-265
  - parent and child, 242-247
  - passenger-carrier relationships, 252-253
  - police officers, 256-259
  - pros/cons of imposing duty, 228-232
  - reliance relationships, 261-263
  - social host, 238-241
  - statutory duties, 259, 264
  - strict rule, 227-228
  - teacher and pupil, 248-251
  - theories of tort, and, 228-232
  - where one begins to assist, 261-263
- duty to protect inmates, 256**
- duty to warn, *See* product liability**
- economic benefit rationale, 233-238**
- economic loss, recovery of**
  - careless performance of contract, 315
  - defective products/buildings, 333-342, 453, *See also* product liability
  - direct undertakings to perform gratuitous service, 310-313
  - generally, 267-270
  - indirect undertakings to perform service, 313-319
  - negligent performance of services, 310-319
  - negligent statements, 271-310, *See also* negligent statements, liability for
  - relational losses, 320-333
  - Rivtow Marine Ltd. v. Washington Iron Works*, 334-336, 337
  - special relationship between parties, 277-292
- economic torts, *See* business torts**
- emergencies, 161-163, 418-422**
- employer-employee relationship**
  - duty to assist, 251-252
  - economic loss, 306-308
  - employee or independent contractor, 778-784, 794-795
  - employees, liability of for deceit or conspiracy, 816-817
  - loss of services, 330-333
  - vicarious liability, 774-800, *See also* vicarious liability
- engineers, negligence of, 513-514**
- enterprise theory of liability, 745**
- environmental issues**
  - private nuisance and riparian rights, 884-888
  - public nuisance, and, 864
  - trespass to land, 137-139
- evidence, *See also res ipsa loquitur***
  - admissibility of criminal convictions/acquittals, 46
- exemplary damages, *See also* punitive damages**
  - conspiracy, 846
  - conversion, 124, 125
- ex turpi causa non oritur* action, 651-656**
- fair comment, defence to defamation, 950-958**
  - comment and fact, 951-953
  - fairness, 954-958
  - generally, 950-951
  - malice, 958
  - public interest, 954
- false arrest, 68, 71, 72, 178**
- false imprisonment**
  - generally, 67-68
  - intentional, 69-75
    - directness, 71-73
    - imprisonment by "agreement", 73-74
    - imprisonment defined, 69-70
    - knowledge of confinement, 74-75
  - negligent, 75
- felonious tort rule, 45-46**
- fetuses, 222-224**
- fight, 157-158**
- fires, 687-690, 762-767**

***Fires Prevention (Metropolis) Act, 1774, 689-690, 766-767***

**foreseeability, *See also* remoteness**

duty relationship, elements of, 209-213  
 proximity and, 201-207, 216  
 public authorities, duty of care and,  
 354, 364, 375  
 reasonable foreseeability test, 141,  
 569-570, 573  
 scope of, 570-573  
 social hosts, 239-240  
 unborn child, absence of legal status and, 223

**fraudulent misrepresentation, *See* deceit**

**general practice, professional liability and, 460-468**

**Good Samaritan dilemma, 225-226, 231, *See also* duty to assist**

**goods, slander of, 964-966, *See also* defamation**

**gross negligence, 433-435**

***Hall v. Hebert*, defence of illegality and, 652-655**

***Hedley Byrne & Co. v. Heller & Partners Ltd.***

concurrent liability, 457-459  
 contributory negligence, 299-300  
 employee's duty, 308  
 engineers and architects, 513  
 negligent statements, 271, 272, 275-277  
 opinions or statements about future events,  
 290-291  
 pre- and post-contractual misrepresentation,  
 301-302, 305  
 public authorities, 352-354  
 reliance, 296-298  
 skill of advisor/advisee, 286-287  
 special relationship, 277-278, 284

***Hunter v. Canary Wharf Ltd.*, private nuisance and, 877-878**

**illegality, defence of**

generally, 651-652, 655-656  
*Hall v. Hebert*, 652-655

**immunity from suit, lawyers, 475-478**

**implied agreements, voluntary assumption of risk, 646-651**

**imprisonment, *See also* false imprisonment**

agreement, by, 73-74  
 definition, 69-70  
 directness, 70-73

knowledge of confinement, 74-75  
 negligent false imprisonment, 75

**imputed fault, contributory negligence and, 624-625**

**incomplete privilege, defence of necessity and, 186-187**

**indirect evidence, *See res ipsa loquitur***

**indirect undertakings to perform services, 313-319**

**inducing breach of contract, 817-831, *See also* breach of contract, inducing**

**inevitable accident, 408, 420-422**

**informed consent to medical procedures, 159-165**

**injury**

additional causes of, 549-550  
 alternative causes of, 551  
 exacerbation of, 604-610  
 gravity of injury, 416  
 likelihood of injury, 415-416  
 material increase in risk of injury approach,  
 533-535  
 redefined, 546-549  
 successive accidents, 560-564  
 thin skull, 588-593  
 third party causing, 595-604

**inmates, 256, 597**

**instruments of danger, control of, 254-255**

**insurers, negligence of, 515**

**intellect/knowledge/experience, reasonable person and, 401-407**

**intentional battery, 53-64**

**intentional conduct, 36-39**

**intentional false imprisonment, 69-75**

**intentional infliction of mental suffering,**

***Wilkinson v. Downton* and**  
 act or statement, 93-99  
 calculated to produce harm, 96-99  
 generally, 93  
 harm, 98-99

**intentional torts**

abuse of process, 87-90  
 action for damage to reversionary  
 interest, 126  
 assault, 49-52

- battery, 52-67, *See also* battery
- champerty, 90-92
- conduct of defendant, 36-39
- conversion, 115-126, *See also* conversion
- criminal law, relationship with, 44-49, *See* criminal law
- damage, remoteness of, 140-142
- defences, 149-187, *See* defences to intentional interferences
- defendant's conduct, 36-39
- detinue, 110-115, *See also* detinue
- directness requirement, 32-36
- false imprisonment, 67-75, *See also* false imprisonment
- generally, 31-32
- intentional infliction of mental suffering, 93-99, *See also* intentional infliction of mental suffering
- invasion of privacy, 99-104
- maintenance, 90-92
- malicious prosecution, 76-87
- punitive damages, 142-147
- remoteness of damage, 140-142
- replevin, 126-127
- trespass to chattels, 104-110, *See also* trespass to chattels
- trespass to land, 127-140, *See also* trespass to land
- volition and capacity, 39-44
- interests, protection of, *See* defamation, qualified privilege**
- interference with possession of land, *See* trespass to land**
- intermediate examination, product liability and, 445-446**
- intimidation**
  - intention, 835-836
  - submission to threat, 835
  - threat, 832
  - unlawful act, 833-835
- invasion of privacy, 99-104**
- invitees, *See* occupiers' liability**
- joint tortfeasors, 656-663**
- judges, 377-382**
- land, *See* trespass to land, *Rylands v. Fletcher***
- landlords, 722-723, 739**
- last clear chance, 618, 625-628**
- lawyers, *See* solicitors, professional negligence**
- Learned Hand formula, *See also* standard of care**
  - cost of avoidance, 416-418
  - formula, 413-418
  - gravity of injury, 416
  - likelihood of injury, 415-416
- learned intermediary rule, 449-453**
- legal authority, 173-179**
- legislative acts, immunity for, 377-378**
- liability, *See* strict liability, vicarious liability**
- libel, *See* defamation**
- licensees, *See* occupiers' liability**
- likelihood of injury, 415-416**
- limitation periods, 61, 63-64, 197, 457-459, 487, 668, 672**
- locality rule, 468-470**
- loss of a chance, 479, 547-548**
- loss of consortium, 326-330, 625**
- loss of profit, 332-333, 334-336, 556**
- loss of services, 330-333**
- maintenance and champerty, 90-92**
- malice, *See* defamation**
- malicious prosecution, 76-87**
- malpractice, *See* professional negligence, solicitors, physicians**
- master-servant relationship, *See* employer-employee relationship**
- material contribution test, 529-546**
  - "but for" test unworkable, 531-532
  - defendant's negligence, 529-531
  - English mesothelioma judgments, 535-539
  - Resurfice Corp. v. Hanke*, elaboration on test, 542-546
  - risk of injury, materially increasing, 533-535
  - "robust and pragmatic" approach, 539-541
  - Walker Estate v. York Finch General Hospital*, 532-533
- material increase in risk of injury approach, 533-535**
- media, *See* defamation**

- medical treatment, 159-165, 608-610, *See also* consent**
- mental suffering, intentional infliction of, 93-99**
- mesothelioma judgments, English, material contribution test and, 535-539**
- misfeasance in public office**  
intentional wrongdoing, 387-391  
public official, 384  
wrongful conduct, 385-386
- multiple causation, 529-531, 549-551**
- mutual fights, 157-158**
- necessity, 183-187**
- negligence law, *See also* contributory negligence**  
analysis of negligence action, 193-194  
concurrent actions, defamation and negligence, 967-970  
degrees of negligence, 432-435  
duty concept, purpose of, 195-197  
duty of care, *See* duty of care  
history, 190-193  
immunities from suit, 195-196  
importance, 189-190, 741  
limits on action, 197  
professional negligence, *See* professional negligence  
standard of care, *See* standard of care
- negligent battery, 64-67**
- negligent conduct, 36-39**
- negligent false imprisonment, 75**
- negligent performance of services, liability for**  
direct undertakings to perform gratuitous service, 310-313  
indirect undertakings to perform service, 313-319
- negligent statement cases, public authorities, 352-354**
- negligent statements, liability for**  
advice, nature of, 290-292  
advisee, skill of, 286-287  
advisor, skill of, 283-285  
contributory negligence, 299-301  
director's personal liability, 309-310  
employee's duty, 306-308  
general rule, 271  
*Hedley Byrne*, 275-277  
inaccurate/misleading statement, 293-295  
limited class, reliance by, 289-290  
nature of problem, 271-275  
negligence, 295-296  
occasion, nature of, 287  
policy reason for negating duty, 283  
pre- and post-contractual misrepresentation, 301-306  
public authorities, 352-354  
reliance, 296-298  
request for advice, 287-290  
requirements for successful claim, 277  
special relationship, 277-292  
standard of care, 296
- negligent trespass, 38-39, 58, 109-110, 140**
- negligent trespass to chattels, 109-110**
- negligent trespass to land, 140**
- neighbour principle in *Donoghue v. Stevenson*, 198-200**
- nervous shock**  
claims based on pure nervous shock, 98-99  
foreseeability, 211, 213  
negligent statements, 272  
recovery, 576-588
- non-natural use of land, 744, 745-750**
- novus actus interveniens***  
generally, 594  
original injuries exacerbated, 604-610  
medical treatment, subsequent, 608-610  
second accident, 605-607  
suicide cases, 607-608  
third parties, responsibility for acts of, 595-604  
injuries caused by strangers, 598-604  
injuries caused by those under one's control and supervision, 595-598
- nuisance**  
generally, 853, 864  
public nuisance, 853-864, *See also* public nuisance  
private nuisance, 864-898, *See also* private nuisance
- occupiers' liability**  
affirmative steps to prevent damage, 264  
child trespassers, 713, 724, 735  
common duty of care, 724-730  
common law, 704-720  
contractual entrants, 711-712, 719-720  
contractual restrictions, 737-738

- control requirement, 704-706
  - Crown liability, 739
  - duties of occupiers
    - contractual entrants, 719-720
    - invitees, owed to, 718-719
    - licensees, owed to, 716-718
    - trespassers, owed to, 712-716
  - duty of common humanity, 715-716
  - entrants, types of, 707-712
    - contractual, 711-712
    - invitees, 710-711
    - licensees, 708-709
    - trespassers, 707-708
  - generally, 703-704
  - invitees, 710-711, 718-719
  - landlords, 722-723, 739
  - legislation, 720-739
  - licensees, 708-709, 716-718
  - negligence of independent contractors, 738
  - occupier (common law), defined, 704-706
  - occupier (legislation), defined, 721-723
  - railway accident cases, 713-715
  - restrictive duties, 735-737
  - risks, acceptance of, 731-734
  - trespassers (common law), 704-706, 707-708, 712-716, 735
  - trespassers (legislation), 735-737
- parent and child, 242-247, 596, 635-636, 640-641**
- passenger-carrier relationship, 252-253**
- physical abilities, reasonable person and, 407-409**
- physical abuse, vicarious liability for, 787-794**
- physicians**
- causation, 494-497
  - duty to assist, 255
  - duty to disclose alternative treatments, 504-505
  - duty to disclose results of treatment, 502-503
  - duty to disclose risks, 490-502
  - extensions of duty, 502-506
  - errors of judgment, 474
  - failure to inform, 491-493
  - generalists and specialists, 470-472
  - malpractice, 690-691
  - res ipsa loquitur*, 690-691
  - subsequent medical treatment, 608-610
  - therapeutic privilege, 493
  - wrongful life/birth, 506-513
- police officers, duty to assist, 256-259**
- policy/operational dichotomy, policy reasons to limit *prima facie* duty, 364-375**
- powers of arrest, 71-73, 174-179**
- presumptive duty, 202, 203, 241, 280, 313, 314**
- privacy, invasion of, 99-104**
- private nuisance**
- accident compensation and loss distribution, 882-884
  - acquiescence/consent, 893
  - acts of normal husbandry, 894-895
  - bona fides* of parties, 875-876
  - character of neighbourhood, 872
  - continuing or adopting nuisance, 879-881
  - contributory negligence, 894
  - damages, 896
  - defences, 888-892, 892-895
  - deliberate and continuing nuisances, 868-878
  - environmental pollution, riparian rights and, 884-888
  - excessive noise/odours, 873-874
  - generally, 864-868
  - Hunter v. Canary Wharf Ltd.*, 877-878
  - injunctive relief, 896-897
  - landlord/tenant situation, 878
  - loss distribution, 882-884
  - natural use of land, 894-895
  - normal husbandry, acts of, 894-895
  - occupier inheriting nuisance, 879-881
  - physical injury to property, what constitutes, 870-871
  - prescription, 892-893
  - remedies, 896-898
  - riparian rights, 884-888
  - self-help, 897-898
  - statutory authority, defence of, 888-892
  - statutory immunity, 895
  - unreasonable interference with personal sensibilities, 871-872
  - who can sue, 877-878
- product liability, *See also* economic loss, recovery of**
- causation, 445
  - design defects, 442-443
  - duty of care, 440
  - duty to warn of risks, 446-453
  - economic losses, 333-342, 453
  - generally, 437-439
  - generic drugs, 440
  - intermediate examination, 445-446
  - learned intermediary rule, 449-453

manufacturing defects, 342, 444-446  
 proof, problems of, 453  
*res ipsa loquitur*, 453, 691-693  
 “risk utility” approach, 443-444  
 standard of care, 440-453  
     design, 441-444  
     manufacture, 444-446  
     marketing, 446-453  
 warranties, 437-439

**professional advice-givers, 829-830**

**professional negligence**

accountants/auditors, 515  
 architects, 513-514  
 bankers, 515  
 beginners, 472-473  
 concurrent liability, 456-459  
 doctors, *See* physicians  
 engineers, 513-514  
 errors of judgment, 474  
 general practice, 460-463, 464-467  
 generalists/specialists, 470-472  
 insurers, 515  
 invariable practice, 474  
 lawyers, *See also* solicitors  
     collectibility of judgment, 480  
     duty to third parties, 481-484  
     immunity from suit, 475-478  
     lost cause, 479  
     malpractice, 486-489  
     retainer, effect of, 484-485  
     trial within a trial, 478-481  
 locality rule, 468-470  
 realtors, 515  
 standard of care, 460-468

**proof**, *See* **burden of proof**, *res ipsa loquitur*

**property, defence of, 169-173**

**property damage**

adjoining landowners, *See* private nuisance,  
*Rylands v. Fletcher*  
 suffered by third party, 320-326

**provocation, 179-182, 622**

**proximate cause, 567-573, See also remoteness**

**proximity, duty of care, and, 214-219**

**public authorities, See also Crown liability**

Crown liability, 343-347  
 duty of care, 348-382  
 English approach, 375-376  
 express statutory liability, 349-352

generally, 348-349, 375-377  
 legislative/judicial immunity, 377-382  
 misfeasance in public office, 383-391, *See*  
     *also* misfeasance in public office  
 negligent statement cases, 352-354  
 policy reasons to limit duty, 364-375  
*prima facie* duty of care  
     establishing, 354-364  
     reasons to limit, 364-375  
 proximity, 354-364, 375-377

**public nuisance**

activities, types of, 854-858  
 criminal offence comparison, 856  
 environmental harm, statutory intervention,  
     864  
 generally, 853-854  
 negligence requirement, 859-860  
 nuisance, definition, 856-858  
 public, definition, 855-856  
 special damages requirement, 860-864  
*Wagon Mound (No. 2)*, 859

**public office, misfeasance, See misfeasance in public office**

**puffery, 812-813**

**punitive damages**

breach of contract, inducing, 827  
 conspiracy, 846  
 criminal law sanctions and, 47-48  
 deceit, 816  
 defamation, 959-962  
 intentional torts, 47-48, 139, 142-147  
 provocation and, 180-181

**purely economic loss, See economic loss, recovery of**

***pur negligent garder son feu*, 763**

**qualified privilege, See also defamation**

protection of another’s interests, 935-936  
 protection of common interests, 936-938  
 protection of one’s own interests, 934-935  
 protection of public interest, 938-940

**question of law/fact, negligence as, 394-399**

**railway accident cases, 713-715**

**reasonable foreseeability test, 141, 209-213, 569-570, 574, See also remoteness**

**reasonable person**

age, 409-413  
 generally, 399-401

- general practice of those engaged in similar activity, 422
  - intellect/knowledge/experience, 401-407
    - professionals, 460-468
    - physical abilities, 407-409
- relational economic loss**
  - personal injuries suffered by third party, 326-333
    - consortium, loss of, 326-330
    - services, loss of, 330-333
  - property damage suffered by third party, 320-326
- reliance relationships, 261-263, 296-298, 311-313**
- remoteness**
  - directness test, 568-569
  - duty of care, 209-213, 214-219
  - economic losses, 576-588
  - foreseeability, scope of, 570-573
  - generally, 565-567
  - intentional torts, 140-142
  - nervous shock, 576-588
  - novus actus interveniens*, 594-610, *See also*
    - novus actus interveniens*
  - policy considerations, 573-575
  - proximate cause, tests for, 567-573
  - reasonable foreseeability test, 141, 569-570, 573
  - rescuers, duty to, 610-613
  - Rylands v. Fletcher*, 755-756
  - standard of care, 415-416
  - suicide cases, 607-608
  - thin skull rule, 588-593
- replevin, 126-127**
- Re Polemis and Furness, Withy & Co.***
  - directness test, 568-569
  - Wagon Mound No. 1*, test rejected, 569
- rescuers, duty to, remoteness and, 610-613**
- res ipsa loquitur***
  - automobile accidents, 693-695
  - cause of occurrence not known, 695-697
  - circumstantial evidence, 681, 684, 692, 693, 696, 698, 699, 701
  - control requirement, 683-686
  - elements, generally, 681-683
  - event not happening without negligence, 686-695
  - expiration of maxim, 681, 698
  - fires, 687-690
  - generally, 680-681
  - indirect evidence, 680, 681, 698, 701
  - medical malpractice, 690-691
  - negligence requirement, 686-695
  - procedural effect, 697-701
  - product liability, 691-693
- restitution orders, 48-49**
- Resurfice Corp. v. Hanke*, elaboration on material contribution test, 542-543**
- reversionary interest, permanent damage to, 126**
- riparian rights, 884-888**
- risks, acceptance of, occupiers' liability and, 731-734**
- risk-utility approach, 443-444**
- Rivtow Marine Ltd. v. Washington Iron Works*, 334-336, 337**
- road rage, 51**
- robust and pragmatic approach, causal connection and, 539-541**
- Rylands v. Fletcher***
  - act of God, 757-758
  - act of plaintiff, 757, 758-759
  - act of stranger, 758-759
  - compensable damage, 754
  - consent, 756-757
  - defences, 756-762
  - discharge of dangerous substances,
    - intentional, 752-754
  - escape requirement, 750-754, 757-759
  - fires, 762-767
  - general benefit of community, 761
  - generally, 742-744
  - intentional discharge of dangerous mischief, likelihood of, 754
  - non-natural use requirement, 745-750, 765
  - personal injuries, and, 754
  - remoteness, 755-756
  - special action on the case, 763-764
  - statutory authority, 7759-762
- scienter* action, 768-773**
- Searle v. Wallbank*, rule in, 773-774**
- seat belt cases**
  - failure to use safety device, contributory negligence, 636-641
  - parent and child, duty to assist, 245, 246, 396
- second accident case, remoteness and, 605-607**

- secondary picketing, 851-852**
- self-defence, 165-167**
- self-help, 172-173, 184, 897-898**
- services, loss of, 330-333**
- sexual wrongdoing, vicarious liability for, 60-64, 787-794**
- slander, distinction between libel and, 900, 901-903, See also defamation**
- slander of goods, 964-966, See also defamation**
- social host, 238-241, See also duty to assist**
- solicitors**
  - collectibility of judgment, 480
  - disappointed beneficiary cases, 315-319, 481-482
  - duty to third parties, 481-484
  - generalists and specialists, 470-472
  - immunity from suit, 475-478
  - land transactions, 483-484
  - lost cause, 479
  - malpractice, 486-489
  - negligence in conduct of litigation, 467-481
  - real estate transactions, 489
  - retainer, effect of, 484-485
  - settlements, 488
  - standard of care, 460
  - testamentary capacity, determining, 489
  - trial within a trial, 478-481
- special action on the case, 763-764**
- special relationship, liability arising out of, 277-292, See also economic loss, recovery of**
- sports, defence of consent and, 156-158**
- stalemate solution, 618**
- standard of care**
  - bad faith, 436
  - degrees of negligence, 432-435
  - emergencies, 418-422
  - generally, 393-394
  - general practice, 422-425
  - good faith, 435-437
  - gross negligence, 433-435
  - judge and jury, role of, 394-399
  - Learned Hand formula, 413-418, *See also* Learned Hand formula
  - negligent misrepresentation by advisor, 296
  - product liability, 440-453, *See also* product liability
    - design, 441-444
    - manufacture, 444-446
    - marketing, 446-453
    - professional negligence, 395-402
    - question of fact/question of law, 394-399
    - reasonable person, 399-413 *See also* reasonable person
    - risks, reasonable/unreasonable, 413-422
    - similar activity, 422
    - statutory standards, breach of, 425-432
- statutory authority, defence of, 888-892**
- statutory standards, breach of, 425-432**
- strict liability**
  - act of God, plaintiff and stranger, 757-759, 763-764
  - animals, 767-774
  - consent, 756-757
  - defences, 756-762
  - fires, 762-767
  - generally, 741-742
  - Rylands v Fletcher*
    - compensable damage, 754
    - escape, 750-754
    - generally, 742-744
    - mischief likely, 754
    - non-natural use, 745-750
    - remoteness, 755-756
  - statutory authority, 759-762
  - vicarious liability, *See* vicarious liability
- strong connection test, 791-794**
- subsequent medical treatment, 608-610**
- successive accident cases, 560-564**
- sudden emergency doctrine, 419-420**
- suicide cases, 591-593, 607-608**
- teacher and pupil, duty to assist, 248-251**
- the things speaks for itself, See res ipsa loquitur**
- thin skull rule, 588-593**
- third parties, responsibility for acts of, 595-604**
- threats, 832**
- 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 judicatum, cause of action against joint tortfeasors, 660***
- trespass**
  - accidental, 39
  - chattels, to, *See* trespass to chattels
  - innocent, 39
  - land, to, *See* trespass to land
  - negligent, 38-39, 58, 109-110, 140
- trespass to chattels**
  - damage requirement, 108-109
  - intentional, 105-109
  - negligent, 109-110
  - self-help, 172
- trespass to land**
  - consent, 154-155
  - defence of property, 169-173
  - environmental context, 137-139
  - generally, 127-128
  - intentional, 128-140
  - land, definition, 136-137
  - “leave and licence”, 154-155
  - negligent, 140
  - remedies, 139-140
  - removal of trespassing objects, 171-172
  - right to eject trespassers, 170-173
  - self-help, 172
- trespassers, *See* occupiers’ liability**
- unborn children, 222-224**
- undertakings to perform service**
  - direct undertakings, 310-313
  - indirect undertakings, 313-319
- “unlawful means” tort, 847-851**
- vicarious liability**
  - control test, 779-781
  - course of employment, 784-787
  - employee or independent contractor, 778-784, 794-795
  - generally, 774-778
  - horseplay, 787
  - independent contractor, 794-795
  - intentional wrongdoing, 791
  - intrinsically dangerous activities, 799
  - joint tortfeasors, 656
  - non-delegable duties, 795-799
  - personal duties, 795
  - physical abuse, 787-791
  - professional employee, 780
  - sexual abuse, 787-791
  - statutory, 656, 800
  - strong connection test, 791-794
  - unauthorized activity, 784-787
- volenti non fit injuria, 73, 150, 615, 641, 732, *See also* voluntary assumption of risk***
- volition and capacity, 39-44**
- voluntary assumption of risk, *See also* consent, defences to negligence**
  - basis of defence, 641-644
  - consent, 756-757
  - express agreements, 644-646
  - implied agreements, 646-651
  - occupiers’ liability, and, 718-719, 731-734
  - volenti non fit injuria*/consent, contrasted, 150
- Wagon Mound No. 1***
  - reasonable foreseeability test and, 569-572, 588, 593
  - second accident and, 605
- Wagon Mound No. 2***
  - possibility of injury, 572-573
  - psychiatric injury, 584
  - public nuisance, negligence requirement, 859
- warranties, product liability and, 437-439**
- wild animals (*animals ferae naturae*), 768-769**
- Wilkinson v. Downton*, intentional infliction of mental suffering, and, 93-99**
- willing passenger/drunk driver situation, 647-651**
- wrongful life/birth, 506-513**

