

Cambridge University Press  
 978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures  
 Delivered in 1930)  
 Percy H. Winfield  
 Index  
[More information](#)

## INDEX

- Abatement, 18
- “Absolute” liability, 92, 208, 211, 242–244
- Abuse of procedure, 18, 233
- Accident, 242
- Account, 19
  - stated, 28, 167–168
- Actio personalis moritur cum persona*, 49, 150
- Action
  - “founded on contract”, 43, 64, 76–78
  - “founded on tort”, 43, 64, 76–78
  - joinder, 46–48
  - joint parties, 54–62
  - mixed, 25, 26
  - “of contract”, 43
  - “of tort”, 43
  - personal, 19, 20, 22, 23, 25, 26, 27, 54
  - real, 19, 22, 23, 25, 26
  - survival of, 46, 48–54
  - upon the case, 93–94, 96, 169, 172
- Addison, 5, 8, 82, 86
- Admiralty, Court of, 234, 236
- Affreightment, 183
- Agency, 147
  - quasi-contract, 185–188
  - unauthorized gains, 166–167, 177–178
- American law. *See* United States
- Ames, 13, 15, 110, 121, 180
- Anson, Sir W. R., 106
- Appeal of felony, 10, 19, 20, 27, 52–53
- Architect, 66
- Assignment of action in tort, 3
- Assumpsit*, 19, 21–22, 23, 28, 29, 44–46, 49, 60, 61, 66, 67, 94–96, 124–125, 180, 182, 214, 220, 222, 240
  - origin, 14–15
- Attorney, 59, 65, 151, 152
- Austin, John, 110, 210
- Average, general. *See* General average
- Bailment, 92–103
  - action upon case, 93–94, 96
  - assumpsit* and, 94–96
- Bracton, 92
- Britton, 92
- commodatum*, 92
- consideration, 94–96
- contract and, 28, 65, 93, 94–103
- County Court Acts, in, 101
- definition, 21
- detinue, 96
- finding, 151
- Glanvill, 92
- gratuitous, 95, 99
- involuntary, 100
- liability, strict, 92
- Limitations, Statute of, 225
- married woman, 98
- minor, 98
- negligence, 92–93, 101
- possession, 99, 100, 101–103
- quasi-contract, 123
- remedies, 96
- right *in rem*, 102–103
- third party, 102
- tort and, 2, 21, 27, 29, 65, 92–103, 229
- trover, 96
- undertaking, 93–96
- Banker, 213–214
- Bankruptcy, 54, 212
- Battle, trial by, 10
- Bentham, 31
- Blackstone, 13, 22, 23–31, 64, 129–130, 151–152, 193, 200
- Bracton, 82, 92, 121–122, 208–209
- Breach of peace, 20
- Britton, 9, 92, 209
- Brooke, 123
- Buckland, Prof. W. W., 208
- Burial expenses, 173–174
- By-law, 180
- Capias*, 46–47
- Cardozo, Chief Judge, 37
- Carrier, common. *See* Common carrier.

Cambridge University Press

978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures  
Delivered in 1930)

Percy H. Winfield

Index

[More information](#)

246

## INDEX

- Case, action upon. *See* Action  
 Chafee, Prof. Z., 107  
 Chancery, Court of. *See* Equity  
 Chattels, servitudes on, 106–107  
 Cheshire, Dr, 204  
 Children, 83–84  
 Chitty, 29–30, 235  
 Chose in action, 27  
 Cinematograph, 83  
 Civil proceeding, 2, 3, 27, 190, 194–196, 202–203  
 Club, 180  
 Co-contractors, 44, 67  
 Codification, 4  
 Coke, 9, 23, 110  
 Common calling, 59–63, 147, 151–154  
 Common carrier, 47, 59–62, 70, 146–147, 151–155, 181, 238  
     bailement, 94  
     contract, 65  
     *quasi-delict*, 210, 213–214, 218  
 Common counts, 66–67, 142, 159  
 Common Pleas, 190  
 Compulsory payment, 161–165  
 Conflict of laws, 150  
 Consideration, failure of, 156–157  
 Conspiracy, 20, 34, 83  
 Constructive notice, 212–213  
 Contract, 30, 40–91  
     account stated, 167–168  
     action “founded upon”, 76–78  
     actions, joinder of, 46–48  
         survival of, 46, 48–54  
     affreightment, 183  
     agency, 177–178  
     alternative claims, 220; to tort, 65 *seq.*  
     bailement. *See* Bailment  
     common carrier. *See* Common carrier  
     constructive, 118  
     costs, 78  
     County Court Acts, 76–78  
     crime, 83–84  
     damages, 40–43  
     distinguished from tort, 40–63, 64–65  
     drunkard, 166  
     executory, 45  
     express, 28  
     Contract (*contd.*)  
         fraud, 84  
         history, 44–46  
         implied, 28, 45  
             by law. *See* Quasi-contract  
             warranty of authority, 177–178  
         inducing breach of, 34, 82  
         innkeeper. *See* Innkeeper  
         interference with, 82  
         joinder of actions, 46–48  
         joint, 44, 67, 163–165  
             parties to action, 54–62  
         judgment, 228  
         lunatic, 166  
         married woman, 82, 98  
         minor, 80, 82, 98  
             necessaries, 182  
         necessaries, 165–166  
             minor, of, 182  
         nuisance, 85  
         parties to action, 54–62  
         personal, 54  
         privity, 73–76, 105–108. *See also*  
             Quasi-contract  
         public policy, 86  
         recognizances, 149–150  
         record, 149–150  
         social, 28  
         standardized, 213–214  
     Statutes of Limitations. *See* Limitations  
     statutory, 181–182  
     stranger to, 73–76, 147  
     substantial claim, 68–72  
     survival, 46, 48–54  
     third person, 73–76, 147  
     tort and, 2, 3, 21–22, 23, 27–28, 29, 40–91, 229  
     trespass, 84  
     trust, 76. *See also* Trust  
     unlawful, 84–86  
     *volenti non fit injuria*, 82–83, 84–86  
     waiver, 213–214  
 Contribution, 117, 147, 163–165  
 Conversion, 15, 18, 79, 80–81, 145, 169–170  
 Conveyance, 102–103  
 Corbin, Prof. A. L., 76, 107–108  
 Costs, 43  
 Co-surety, 117, 147, 163–165

Cambridge University Press

978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures Delivered in 1930)  
 Percy H. Winfield  
 Index  
[More information](#)

## INDEX

247

- County Court
  - Acts, 76–78
  - costs, 43
- County Courts, 64
- Court
  - Admiralty, 234, 236
  - Chancery. *See* Equity
  - Common Law, 233–237
  - County. *See* County Court
  - Divorce, 234–236
  - Ecclesiastical, 234–235
- Courts
  - creation of new torts, 38–38
- Covenant, 19, 44, 66
- Creditor
  - defrauding, 212
- Crime, 23, 51, 190–203
  - appeals, 195
  - compensation, 201–203
  - contract, 83–84
  - criminal cause, 194–196, 198
  - criminal matter, 194–196, 198
  - criminal proceedings. *See* Criminal proceeding
  - damages, 201–203
  - definition, 192–194, 200
  - evidence, 195
  - felony, 202
  - fine, 198–199, 201
  - imprisonment, 196, 198–199
  - judicial definitions, 193–194
  - mens rea*, 217
  - offence, 199
  - pardon, 195, 196–197
  - penalty, 199
  - pleas of Crown, 190
  - public injury, 196–197
  - public law, 194
  - public offence, 195, 200
  - punishment, 195–199, 200–203
  - reward for detection, 202
  - sanction, 196–197
  - statutory definitions, 194
  - tort, 2, 3, 20–21, 26, 27, 29, 190–203
    - distinguished, 201
    - trespass, 190–191
      - volenti non fit injuria*, 83–84
  - Criminal cause, 194–196, 198
  - Criminal matter, 194–196, 198
  - Criminal proceeding, 2, 3, 27, 190, 194–196, 202–203
- Culpa*, 208
- Customary duty, 178–181
- Damages
  - action for, 29
  - causation, 41–43
  - contract, 40–43
    - alternative claim, 78–80
  - conversion, 79, 80–81
  - crime, 201–203
  - direct, 41
    - exemplary, 40–41, 78–79
  - indirect, 41
  - liquidated, 184–185
  - nova causa*, 41
  - remoteness, 41–43
  - tort, 40–43
    - alternative claim, 78–80
  - unliquidated, 3, 24, 52, 112, 183–189
    - in tort, 113–114, 231–233
    - vindictive, 40–41, 78–79
- Damnum absque injuria*, 37, 38
- Dangerous chattel, 75–76
- Dangerous operation, 35–36
- Dangerous thing, 216
- Death, 3, 46, 48–54, 150
  - quasi-contract, 145, 175, 176
  - volenti non fit injuria*, 89
- Debt, 19, 44, 45–46, 150, 181, 207
  - compulsory payment of another's, 161–165
- See also* Quasi-contract
- Deceit, 13–14, 18, 20, 34, 66, 68, 113, 169, 170–172, 214, 231. *See also* Fraud
- Declaration, writ and, 15–16
- Delict, 209–210
- Detinue, 15, 19, 93, 96, 207
- Discontinuance, 18
- Disseisin, 18
- Disturbance, 18
- Divorce Court, 243, 246
- Dogs, 212–213
- Dommage*, 38–39
- Drunkard, 166, 188
- Duties, legal, 204–207
- Duty, 26
- Ecclesiastical Courts, 234–235
- Education, legal, 30

Cambridge University Press

978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures  
Delivered in 1930)

Percy H. Winfield

Index

[More information](#)

248

## INDEX

- Ejectione custodiae*, 19  
 Eldon, Lord, 129–130  
 Enticement  
     of husband, 34  
     of wife, 34  
 Equity  
     Chancery, Court of, 234  
     contribution, 163–165  
     injunctions, 232  
     laches, 221  
     quasi-contract. *See* Quasi-contract  
     trusts. *See* Trust  
 Escape, 18  
 Estoppel, 147, 178  
 Estrepreneur, 232  
 Executors, 49–54  
  
 False imprisonment, 18  
 Farrer, 59, 151–152  
 Fault, liability without, 241–244  
*Faute*, 38–39  
*Fauxime*, 18  
 Felony, 11, 18, 20, 27, 202  
 Finch, Sir Henry, 16–23, 26, 47, 64  
 Finder, 150–151  
 Fitzherbert, 18, 59  
 Fleta, 209  
 France  
     *Code Civil*, 38–39  
 Fraud, 67–68, 84, 170–172. *See also*  
     Deceit  
 Funeral expenses, 173–174  
  
 Gaoler, 151  
 General average, 139, 182–183  
 Germany  
     *Bürgerliches Gesetzbuch*, 38–39  
 Gilbert, Lord Chief Baron, 46  
  
 Hanbury, H. G., 110–112, 130–131  
 Harvard Law School, 2, 7  
 High Court  
     costs, 43  
 Hilliard, F., 9  
 Hohfeld, 108  
 Holdsworth, Sir William, 14, 15, 92–  
     93, 95–96, 121, 123, 127–128,  
     129, 180, 191, 192–193, 209,  
     218, 232  
 Holland, Sir T. E., 120  
 Holt, Chief Justice, 92, 126, 127, 142,  
     156, 170  
  
 Husband  
     enticement of, 34  
 Huston, 110, 111  
  
*In consimili casu*  
     writs, 12  
 Incumbent  
     action by, 179  
*Indebitatus assumpsit*, 45, 48, 150,  
     157, 158, 159, 170, 172, 174,  
     175, 179–181, 220  
     advantages, 141–146  
     quasi-contract, 123–131  
*Indebitatus counts*, 117  
 India, 34, 118–119, 151, 157, 161,  
     166, 173, 174, 182, 183  
 Inducing breach of contract, 34  
 Injunction, 231–233, 235–236  
 Innkeeper, 47, 59, 147, 151–155,  
     181, 238  
     quasi-delict, 210, 218  
*In simul computassent*, 168  
 Intimidation, 171–172  
 Intrusion, 18  
 Isaacs, Prof. N., 210–218  
 Italy  
     *Codice Civile*, 38  
  
 Jenks, Dr E., 118, 120, 149, 168,  
     173, 239  
 Joint contractors, 44, 162–165  
 Joint liability, 46, 54–62  
 Joint parties, 54–62  
 Joint tort, 165  
 Joint tortfeasors, 44–48, 54–62, 67  
 Jones, Sir William, 96, 97  
 Judgment, 228  
     debt, 149  
     foreign, 150  
 Jurisdiction in tort, 233–237  
*Jus naturale*, 130  
 Justinian, 121, 208–209  
  
 Keener, Prof. A. W., 117–118, 149,  
     187  
 Kenny, Prof. C. S., 192, 196–197,  
     200  
 Knighthood  
     fees for, 179  
  
 Laches, 221  
 Land law, 204–207

Cambridge University Press

978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures  
 Delivered in 1930)  
 Percy H. Winfield  
 Index  
[More information](#)

## INDEX

249

- Langdell, 110
- Lee, Prof. R. W., 208
- Liability, "absolute". *See* "Absolute" liability
- without fault, 241–244
- Licence, 82–91
- Limitations, Statutes of, 3, 219–228
  - assumpsit*, 220
  - bailment, 225
  - contract, 219–228
    - under seal, 223–224
  - Equity, 221
  - indebitatus assumpsit*, 220
  - land, recovery of, 227
  - negligence, 223
  - nuisance, 223–224
  - periods, 220
  - quasi-contract, 220, 224
  - substantial claim, 221–224
  - tort, 3, 219–228
  - trespass, 227
  - trust, 225–226
    - waiver of tort, 224
- Littleton, 15
- Lunatic, 166, 188
- McNair, Dr A. D., 42
- Maim, 18
- Maitland, Prof. F. W., 11, 12, 13, 15, 23, 46, 54, 92, 109–112
- Malicious prosecution, 34
- Mandamus, 24–25
- Mansfield, Lord, 49, 50, 51, 52, 56, 57, 126–134, 142, 143, 163, 190
- Markby, Sir W., 238, 239
- Marriage
  - breach of promise of, 41, 52
- Married woman
  - contract, 82, 98
  - tort, 82
- Menaces, 18
- Miles, Sir John, 239
- Minor
  - bailment, 98
  - contract, 80, 82, 98
  - necessaries, 181–182
  - tort, 80, 82
- Misdemeanour, 11
- Misjoinder. *See* Joint
- Mistake, 242
  - money paid under, 157
- Misuser, 18
- Money
  - had and received, 28, 52, 117, 149, 155, 157, 168, 181, 184, 228
  - contract, where none, 140
  - equitable action, 130
  - waiver of tort, 143–146, 169
    - See also* Quasi-contract
  - paid, action for, 155, 161, 173–174
  - paid at request, 161
  - paid on illegal purpose, 160
  - paid under mistake, 157
- Necessaries
  - drunkard, 188
  - lunatic, 188
  - minor, 181–182
- Negligence, 36
  - alternative claims on, 63, 69, 81, 222
  - bailment, 93, 101
  - common calling, 154
  - common carrier, 60
  - contract, 63, 69
  - duty in, 76
  - finder, of, 151
  - independent tort, 15, 34
- Limitations, Statutes of, 223
  - quasi-assumpsit*, 147
  - trustee, 113, 226
- Noμοτεχνία*, 16
- Non-joinder. *See* Joint
- Nuisance, 18, 89, 223–224, 232
- Omission
  - liability for, 189, 210, 211
- Ouster, 22
- Pardon, 196–197
- Parties, joint, 54–62
- Payment
  - compulsory, of another's debt, 161–165
  - voluntary, on behalf of another, 173–174
- Penalty, 199, 213
- Personal property
  - law of, 6, 206
- Pleas of the Crown, 190
- Plucknett, Prof. T. F. T., 11
- Pollock, Sir Frederick, 2, 12, 33, 43, 70, 84, 86, 99, 115, 119, 133, 161, 173, 174, 207, 216, 233, 234

Cambridge University Press

978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures Delivered in 1930)  
 Percy H. Winfield  
 Index  
[More information](#)

250

## INDEX

- Possession
  - bailment and, 100, 101–103
- Pound, Prof. Roscoe, 217
- Praecepit quod reddat*, 22, 28, 47, 54
  - personal, 19
  - real, 19
- Privacy, 34–35
- Private wrong, 30
- Privity
  - contract, 73–76
  - quasi-contract, 161–162
  - trust, 105–108
- Prize-fight, 82, 83, 88
- Procedendo*, 24
- Procedure, abuse of, 228
- Prohibition, 24
- Property, law of, 6
  - bailment, 100
  - Limitations, Statutes of, 227
  - personal, 6, 206
  - tort, 2, 3, 26, 204–207
- Public calling, 28, 96. *See also* Common calling
- Public law, 194
- Public policy, 37, 86, 88–91, 133, 156
- Punishment, 195–199, 200–203
- Quantum meruit*, 117, 155, 157–160, 182, 187–188
- Quantum valebat*, 159–160
- Quare ejicit*, 19
- Quasi-assumpsit*, 146–148, 178, 210
- Quasi-contract, 6, 21, 45, 46, 48, 53, 116–189, 242, 243
  - account, 122–123
  - account stated, 167–168
  - aequum et bonum*, 128–135
  - agency, 135–138, 177–178
  - agent's unauthorized gains, 166–167
  - alternative, 148, 167–176
  - American law, 117–118
  - bailment, 123
  - benefit, 119–121, 122, 141, 149, 178
  - common calling, 151–155
  - common carrier, 60, 62–63, 151–155
  - common counts, 159
  - compulsory payment of another's debt, 161–165
- Quasi-contract (*contd.*)
  - contract implied, 120, 124–129, 134–141, 151
  - implied by law, 119, 181
  - contribution, 163–165
  - co-surety, 163–165
  - County Court, 77
  - customary duty, 178–181
  - damages, 183–189
  - death, 150, 175, 176
  - debt, 122–123
  - compulsory payment of another's, 161–165
  - defined, 119–121
  - distinguished from tort, 188–189
  - doubtful, 148, 177–183
  - drunkard, 166, 188
  - enrichment, 119–121, 122
  - Equity, 127, 129–131
  - failure of consideration, 81, 156–157
  - finder, 150–151
  - foreign judgment, 150
  - general average, 139, 182–183
  - history, 121–147
  - Holt, Chief Justice, 126–127
  - husband, 165
  - implied warranty of authority, 177–178
  - indebitatus assumpsit*. *See* *Indebitatus assumpsit*
  - indebitatus counts*, 117
  - indefiniteness, 116
  - indemnity, 162–165
  - innkeeper, 151–155
  - joint tortfeasors, 165
  - judgment, 124, 228
  - land law, 126–127
  - Limitations, Statutes of, 220, 224
  - liquidated claims, 183–189
  - lunatic, 166, 188
  - Mansfield, Lord, 126–134
  - minor, 181–182
  - mistake, money paid under, 157
  - money, had and received. *See* Money, etc.
  - paid, 155, 161
  - paid at request, 161
  - paid on illegal purpose, 160
  - paid to recover goods, 168
  - paid under mistake, 157
  - natural justice, 120, 128–135

Cambridge University Press

978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures Delivered in 1930)

Percy H. Winfield

Index

[More information](#)

## INDEX

251

- Quasi-contract (*contd.*)**
- necessaries
    - of drunkard, 166, 188
    - of lunatic, 166, 188
    - of minor, 181–182
    - of wife, 165
  - payment, compulsory, of another's debt, 161–165
  - privity, 161–162
    - of contract, 134–141
  - pseudo-, 63–64, 148–155
  - public calling, 151–155
  - public policy, 133
  - pure, 148, 155–167
  - quantum meruit*, 155, 157–160, 187–188
  - quantum valebat*, 159–160
  - quasi-assumpsit*, 146–148
  - recognizances, 124, 149–150
  - record, contracts of, 149–150
  - Roman Law, 116, 121, 130
  - salvage, 139, 151, 155–156, 187, 188, 234
  - specific goods, claim for, 188–184
  - stakeholder, 160
  - statute, 141
  - statutory, 188
  - statutory duty, 181
  - surety, 162
  - terminology, 119, 125
  - threat of proceedings, 161–165
  - tort, 2, 29, 116–189, 229
    - distinguished, 188–189
  - tortfeasors, joint, 165
  - trusts, 115
  - unfamiliar term, 116
  - unliquidated claim, 183–189
  - waiver of tort, 168–176. *See also* Waiver of tort
  - warranty of authority, implied, 177–178
  - wife's necessities, 165
- Quasi-delict, 208–218**
- “absolute” liability, 211
  - banker, 213–214
  - common carrier, 210, 213–214, 218
  - constructive notice, 212–213
  - creditors, defrauding, 212
  - dogs, vicious, 212–213
  - equitable restitution, 211–212
  - genuine, 215
- Quasi-delict (*contd.*)**
- innkeeper, 210, 218
  - omission, 210–211
  - responsibility without fault, 211–218
  - Roman Law, 208–209
  - Roman-Dutch Law, 208
  - Scots Law, 209–210
  - statutory liability, 212–213
  - strict liability, 211, 212, 215
  - trespass *ab initio*, 211–212
  - vicarious liability, 211–212, 215
  - waiver of contract, 213–214
  - warranty, 214
  - waste, 211
- Quasi-tort, 2, 6, 77, 155, 178. *See also* Quasi-delict**
- Rape, 18**
- Rationabili parte, 19**
- Real property, law of, 204–207**
- Recognizances, 150**
- Record, contract of, 149–150**
- Registrum Breuum, 13, 205**
- Replevin, 168**
- Res judicata, 228**
- Responsibility without fault, 211–218**
- “Restatement” of case law, 4, 76, 107, 115, 149
- Restitution, specific, 231**
- Rhodian Law, 183**
- Right, 26**
- in personam*, 102–103, 206, 231, 238
  - trust and, 108–113
  - in rem*, 205–206, 207, 230–231, 237–238
  - bailment, 102–103
  - trust and, 108–113
  - writ of, 207
- Rights, legal, 204–207**
- Roman Law, 92, 116, 121, 130, 208–209**
- Roman-Dutch Law, 208**
- St German, 16, 22**
- Salmond, Sir John, 5, 33, 86, 110, 204, 237**
- Salvage, 139, 151, 155–156, 187, 188, 234**
- Schade, 39**

Cambridge University Press

978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures Delivered in 1930)

Percy H. Winfield

Index

[More information](#)

## 252

## INDEX

- Scots Law, 209–210  
 Scott, Prof. Austin W., 110–113  
 Self-help, 231–232, 233  
 Servitudes on chattels, 106–107  
 Sheriff, 151, 152, 153, 154, 179  
 Shipowner, 65  
*Si fecerit te securum*, 19, 20, 22, 23, 47, 54  
*Sitten, gegen die guten*, 39  
 Slander, 18  
 Smith, Jeremiah, 5, 241–244  
 Specific restitution, 231  
 Stakeholder, 160  
 Stallybrass, W. T. S., 237  
 Star Chamber, 191  
 Statham, 14  
 Status, 3, 154–155  
 Statutes of Limitations. *See* Limitations, Statutes of  
 Statutory  
     contract, 181–182  
     duty, 181, 188  
     liability, 212–213  
     obligation, 146–147  
 Stephen, Sir J. F., 83, 192  
 Stone, Judge Harlan F., 110  
 Story, Judge, 97, 153  
 Street, T. A., 5, 146–148, 152, 210  
 Strict liability, 212, 242–244  
 Surety, 147, 162–165  
 Surgeon, 59, 65, 69, 82  
 Tailor, 151  
 Terry, Prof. H., 97  
 Threat, 161–165, 169, 172–173  
 Tithe, 24  
 Tort  
     “absolute” liability, 242–244  
     accident, 242  
     action, “founded upon”, 76–78  
         personal, 22  
     actions, joinder, 46–48  
         survival, 46, 48–54  
     alternative claims, 220  
     assignment of action, 3  
     bailment, 92–108. *See also* Bailment  
     Britton, 9  
     common carrier. *See that title*  
     Common Law Courts, 233–237  
     contract, 64–65. *See also* Contract  
     contribution, 165  
 Tort (*contd.*)  
     costs, 43, 77–78  
     County Court, 43, 76–78  
     courts in which redressible, 233–237  
     crime. *See* Crime  
     damages, unliquidated. *See* Damages  
     dangerous thing, 216  
     definition, 32–39  
         details, 229–233  
         none satisfactory, 5  
         reasons for, 1–7  
     definitions, various, 229–244  
     derivation, 8  
     doubtful, 34–36  
     duty, fixed by law, 113, 229  
         to persons generally, 25, 229–231  
     ecclesiastical, 24, 234–236  
     equitable, 112  
     etymology, 8  
     fault, liability without, 241–244  
     first book on, 8  
     foundation of liability in, 32–39  
     High Court costs, 43  
     history, 8–31  
     injunction, 231–233, 235–236  
     innkeeper. *See* Innkeeper  
     innominate, 34  
     intimidation, 172–173  
     joinder of actions, 46–48  
     joint, 44, 67  
         parties to action, 54–62  
     judgment, 228  
     jurisdiction, 233–237  
     land law, 2, 3, 26, 204–207  
     law of “torts” or “tort”? 36–37,  
         239–240  
     liability without fault, 241–244  
     leave and licence, 82–91  
     licence, 82–91  
     Limitations, statutes of. *See that title*  
     *mandamus*, 24–25  
     maritime, 24, 236  
     mental element, 217  
     mistake, 242  
     new, 33–38  
     nominate, 34  
     nuisance, 89  
     parties, 54–62  
     personal, 20, 54, 205–207  
         action, 25

Cambridge University Press

978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures Delivered in 1930)  
 Percy H. Winfield  
 Index  
[More information](#)

## INDEX

253

- Tort (*contd.*)
  - private wrong, 23, 25, 30
  - property, to, 205–207
  - property law, 2, 3, 26, 204–207
  - public policy, 88–91
  - quasi-contract, 116–189. *See* Quasi-contract
  - quasi-delict, 208–218. *See* Quasi-delict
  - quasi-tort. *See* Quasi-tort and Quasi-delict
  - remedies, 231–233
  - reputation, to, 205–207
  - right *in rem*, 237–238
  - self-help, 231–232, 233
  - source, 10
  - specific restitution, 231
  - status, 3
  - statutory, 212–213
  - strict liability, 242–244
  - substantial claim in, 68–72
  - survival of action, 46, 48–54
  - threats, 169, 172–173
  - “torts” or “tort”? 82 *seq.*, 239–240
  - trespass. *See* Trespass
    - ab initio*, 211–212
  - trust, 104–115. *See* Trust
  - vicarious liability, 3, 211–212, 215, 242
  - volenti non fit injuria*, 82–91
  - waiver. *See* Waiver
  - waste. *See* Waste
- Tortfeasor, joint, 44–48, 54–62, 67
- Tortious liability, 82. *See* Tort
- Trespass, 169–170, 190–191, 207, 227, 232, 234
  - ab initio*, 211–212
  - against Crown, 18
  - case. *See* Trespass upon the case
  - civil, 11
  - contra pacem*, 20
  - criminal, 11, 51–52
  - de bonis asportatis*, 11
  - de clauso fracto*, 11
  - early meaning, 10
  - felonies, 11
  - goods, to, 19
  - land, to, 19
  - misdemeanours, 11
  - origin, 10–11
  - person, to, 19
- Trespass (*contd.*)
  - personal nature of, 49
  - process, 46–47
  - quare clausum fregit*, 227
  - quasi-criminal, 10
  - tort, 9
  - vi et armis*, 11, 18, 20, 27
  - writ, 10–11
- Trespass upon the case, 11–15, 18, 19, 21
  - deceit, 14
  - warranty, 66
- Trover, 15, 96, 144, 145, 168, 169–170, 207, 228
- Trust, 104–115
  - agreement, 113
  - American law, 115
  - beneficiary’s remedies, 109–113
  - breach of, 22
    - tort and, 2, 3, 27, 104–115
  - Common Law Courts and, 104–105, 114, 234
  - constructive, 113
  - contract, 76, 105–108
  - deceit of trustee, 113
  - distinguished from tort, 108
  - equitable tort, 112
  - jurisdiction, 104–105, 114, 234–235
- Limitations, Statutes of, 225–226
  - nature of right, 108–113
  - negligence, 113, 225–226
  - privity of contract, 105–108
  - property law, 114
  - quasi-contract, 115
  - right *in rem* or *in personam*? 108–113
- third parties, 108–113
- tort, 29, 104–115, 234
  - trustee’s duties, 109
- United States, 2, 4, 5, 8, 34, 76, 84, 106–108, 115, 117–118, 164–165, 210, 224
- Unliquidated damages. *See* Damages
- Usurpation, 18
- Valore maritagi*, 19
- Vexatious litigation, 18, 233
- Vicarious responsibility, 3, 211–212, 215, 242

Cambridge University Press

978-1-107-63558-6 - The Province of the Law of Tort (Tagore Law Lectures  
Delivered in 1930)

Percy H. Winfield

Index

[More information](#)

254

## INDEX

- Viner, 29  
*Volenti non fit injuria*, 82–91
- Wade, E. C. S., 106–107  
 Waiver of contract, 218–214  
 Waiver of tort, 96, 117, 121, 168–176  
     action for extorting by threats, 169, 172–173  
     action upon the case, 169, 172  
     advantages, 143–146  
     conversion, 145, 169–170  
     damages, 186–187  
     death, 176  
     deceit, 169, 170–172  
     election, 176  
     fiction in, 140–141  
     fraud, 170–172  
     inducing breach of contract, 174–175  
     intimidation, 172–173  
     Limitations, Statutes of, 224  
     proof of tort, 175–176  
     tort  
         capable of waiver, 169–175  
         proof of, 175–176  
     trespass, 169, 170  
     trover, 145, 169–170
- Warranty, 66–68, 147, 214  
     false, 18  
     of authority, implied, 147, 177–178
- Warren, Samuel, 142
- Waste, 26, 206, 211, 232
- Wife, enticement of, 34  
     necessaries of, 165
- Wigmore, Dean J. H., 241
- Williams, Joshua, 6  
 Woodward, F. C., 118, 149, 187
- Writ  
     account, 19  
     *assumpsit*. See *Assumpsit*  
     common pleas, 19  
     conspiracy, 19  
     covenant, 19, 44, 66  
     debt. *See Debt*  
     deceit, 18  
     declaration and, 15–16  
     detinue. *See Detinue*  
     *ejectione custodiae*, 19  
     estrepelement, 232  
     *in consimili casu*, 12  
     *mandamus*, 24–25  
     *praecipe*, 19  
     *procedendo*, 24  
     prohibition, 24  
     *quare ejecit*, 19  
     *rationabili parte*, 19  
     right, 207  
     *si fecerit te securum*. *See that title*  
     trespass. *See Trespass*  
     trespass upon the case. *See that title*  
     *valore maritagii*, 19
- Wrongs  
     goods, to, 18  
     land, to, 18  
     person, to, 18  
     possessions, to, 18  
     private, 23, 25, 26, 27  
     public, 23  
     real, 18, 22  
     with force, 18, 19, 20, 26  
     without force, 18, 19, 20, 26