REASONABLE ANTICIPATION doctrine of, 285, 286, 287, 288, 289.

REASONABLE EXCUSE See Notice of Accident.

REASONABLE USER.

of the highway, 41, 42, 43, 44, 45, 281. injured person need not be a traveller, 41, 42. for recreation, 43. for pleasure, 43. idle curiosity, 43. playing on the street, 43. by children, 43, 44. by persons under intoxication, 43, 44. by infirm persons, 43, 44. "lawfully using" and "lawfully upon," 44, 45. cattle running at large, 45. effect of a curfew bell by-law, 45.

RELIEF OVER

See Remedy Over.

REMEDY OVER

provisions of Ontario Municipal Act as to, 322, 323, 324, 325, the provisions as to, in Manitoba, 325, common law does not give, 325, 326, 327, action lies for damage done to highway, 326, action does not lie for ejectment, 326, 327, injunction granted for protection of highway, 327, declaration granted as to existence of the highway, 327, statute respecting, will be strictly construed, 327, allowed in two classes of cases, 327, 328, where two municipalities jointly liable, 328, in case of obstruction or excavation, 328, 329, 330, 331, 332, 333.

in case of obstruction or excavation, 328, 329, 330, 331, 332, 333.

instances where, refused, 329, 329, 329, 330, 331, 332, against another municipality, 329, where excavation made under license, 329, instances where, granted, 329, 330, where obstruction caused by ice or snow, 330, 333, 334, 335, 336, 337, against landlord, 330,

against landlord, 330.

not confined to cases where third party liable to plaintiff, 330, 336.

where excavation near limits of the walk, 330, 331. excavation or obstruction need not be on the highway, 330, 331. excavation or obstruction made by servant of corporation, 331. maintenance of obstruction sufficient, 332. against a licensee, 332.