# TABLE OF CONTENTS.

## CHAPTER I.

THE NATURE AND EXTENT OF THE LIABILITY AT COMMON LAW.

Importance of the subject—As applied to Ontario, Manitoba, Alberta and Saskatchewan—Nova Scotia, New Brunswick and Prince Edward Island—British Columbia—Difference of view among text writers—Review of English and Canadian authorities down to date—The view held in the United States—Summary of the law.

## CHAPTER II. 6 15

#### MISSEASANCE AND NONFEASANCE.

Importance of the distinction—Statutory limitation as to time and notice—In Ontario—In Manitoba—In Saskatchewan and Alberta—Common law rule prevails in other provinces—Misfeasance—Definition of—Nonfeasance—Definition of—Essential distinction between the two—Review of the authorities—In Ontario—In England—Variety of American decisions—Summary of the law—Conclusions.

# CHAPTER III. 832

### STATUTORY LIABILITY.

Statutory provisions in Ontario—In Manitoba—Position of the Maritime Provinces of Canada—Special consideration of British Columbia statute—And of Saskatchewan and Alberta—Scope of the liability as shewn by several decisions—Whether limited to cases in which indictment lies—Persons to whom the obligation to repair is owing—Reasonable user of the highway—Special statutory limitations applying to Ontario and Manitoba—Cases decided thereunder—Further statutory limitation applying to Ontario alone—Decisions thereunder.