tion ,42b.

nposed by

1884, 68a. 68a, 132b.

g her hus-

for taking

o an infant

92a. vibration,

member or

ing further

nction may

issue, 92b.

ve done so,

INJUNCTION—Continued.

interim injunction will only issue when undertaking to answer for damages is given, 92c.

injunction will issue restraining watching and besetting employers' premises, 160b.

INSURANCE

life, in action under Fatal Accident Act Life Insurance moneys must be considered by jury, 86g.

JOINT TORT-FEASORS

liability of, 50a.

only one action against, 50a.

against a number of tort-feasors need not be the same for all, 50d, 278c.

JUSTICE OF THE PEACE

no action against, when he has jurisdiction except the act was malicious and without reasonable and probable cause, 100d. action must be brought within six months, 100d.

liable in trespass for issuing warrant for a felony without information being sworn to, 266b.

a conviction not invalid on its face and not set aside protects a magistrate, 266c.

where warrant issued by a justice without jurisdiction, proof of malice and want of reasonable cause not necessary, 266d.

juriadiction of justices and magistratea in cases of assault or battery, 266e.

JUSTIFICATION

as defence, onus of proof, 132e.

pleading justification, with no attempt at proof, not malice, 132e.

LANDLORD AND TENANT

sharing gross receipts in a theatrical performance, another mode of paying rent, 50f.

LATERAL SUPPORT

disturbances of, liability of owners, 248b.

LIBEL

husband liable for libel published by his wife, 68a, 132b. injunction will not issue restraining libels generally, 92c. will issue restraining further publication of particular libels, 92c. publication, handing draft to stenographer is, 132d. assertion of third party no defence, 132d.