

(The reference is to the numbered paragraphs).

Inexcusable Fault:

- May cause increase or diminution of rent 289
- Definition and illustrations . . 388 to 394
- Compared with willful negligence . . 391
- Intent, an important element 392
- Knowledge of risk. . . 393
- Constitutes an almost culpable negligence 395
- Rash act may not be 396
- Cases of. . . 397 to 402
- Of foreman . . 402 to 406

Insanity:

- From strong emotions not accident . . . 55

Insurance:

- Agreement of workman to contribute to, illegal 459
- Exception. . . 460
- No bar to action under Act 461
- Monies received from, deducted from indemnity 482

Insurance Companies:

- Authorized to pay rents, *section 11*.

Intentional Fault:

- Definition . 383, 384, 385
- Must be proved by party alleging . . 386
- Forms a complete bar to recovery of compensation. 387, 391

Interest:

- When it runs on rents 456

J.

Joiners:

- Classed among builders 207

L.

Lead-Poisoning:

- Not an accident . 10, 11

Leg:

- Loss of 269

Lightning:

- May or may not be an accident. . . . 26

Loading and Unloading:

- Business of, governed by Act . 234, 235, 236

Locksmiths:

- May be classed among Builders 207

M.

Machinery:

- Moved by inanimate power . . . 247 to 251

Manufactories:

- Definition 211
- Illustrations . . 212 to 218

Medical Examination:

- Workman must submit to 284, 320
- Under common law . 486