

TRESPASS—*continued*.

- (2) *To Goods and Chattels (de asportatis bonis)*—*continued*.
 possession of finder, 461.
 possession, *prima facie* proof of title, *ib*.
 defendant cannot in general set up *jus tertii*, *ib*.
 trespasses of joint owners, 462.
 trespass *ab initio*, *ib*.
 reception, 463.
 action for trespass, 464.
 action of replevin, *ib*.
 waiver of tort, 466.
 stolen goods, 467.
 limitation, 468.
 bailee, maintainable by, 21, 65.

TROVER. See WRONGFUL CONVERSION.

TRUSTEE may maintain trespass or conversion for injuries to goods when actual possession in *cestui que trust*, 461.

UNFENCED SHAFT OR QUARRY, 328, 337.

UNSAFE PREMISES, when occupant liable for, 21, 22.

VALUATION negligently made, only gives a right of action to the valuer's client, 57.

VIEW, interruption of, is no tort, 13.

VIS MAJOR, excuses what would otherwise be actionable,
 24 *et seq*.
 exceptions, 35 *et seq*.

VOLUNTEERS not in general entitled to recover for negligence of a party or his servants, 105.

VOTE, wrongful refusal by returning officer to record, is a tort, 14.

WALL,

trespass to, by sticking nails into it, 436.
 party, 436, 445.

WARRANT. See CONSTABLE.

WASTE, 53.

WATER,

causing accumulation of, whereby another's property is injured is actionable, unless injury caused by *vis major*,
 24 *et seq.*, 342 *et seq*.
aliter, if caused by fault of a third party, 26, 342.