

DEFAMATION—Continued.

libel published by wife, husband liable for, 68a.
there must be publication of slanderous word before action can
be maintained, 132a.
right to maintain depends on what other persons understood the
words to mean, not what plaintiff understood by them, 132a.
when husband liable for libel published by wife, 132b.

DETINUE

action for, must be brought within six years, 100a.

DRUGGIST

negligence of, 42a.

EASEMENT

unity of ownership extinguishes all pre-existing easements, 248f.
how abandonment of an easement may be shown, 248f.

ELECTION

when defendants are not joint tort-feasors, plaintiff must elect
against which defendant he will proceed, 50c.

ELECTRIC LIGHT

liability of Municipal Corporation in operation of, 50c.
company may be restrained by injunction from committing nuisance,
caused by vibration, 92a.

ELECTRICITY

negligence as to, 202a.

ENTICING AND HARBORING

civil liability for, 152a.

EVIDENCE

in assault cases, circumstances of provocation may be given in
evidence, 266a.
onus of proof, 190d.

EXECUTORS AND ADMINISTRATORS

may bring action for all torts in connection with the deceased
estate, except in libel and slander, 76a.
may be sued for tort committed by deceased. Action must be
brought within one year, 76a.
administrator of foreigner may maintain action, 76d.

FAIR COMMENT

what amounts to, 132g.