WATER AND WATERCOURSES-continued.

defences denial of the acts complained of, 530, 946.

ipal

e on

1808.

tion

111-

noh

inh

hen

24.

do

nd

res

it's

r.

defence to an action for disturbance of water rights denying plaintiff's possession of the land, &c., 943.

defence to a like action by a reversioner denying the reversion, 945.

denial of the right to the watercourse, &c., 945.

defence of a right under the Prescription Act, 1832, to use the water for agricultural purposes, 945.

the like to use the water for a mill, 945.

defence of a prescriptive right at common law to use the water for a mill, 945.

defences to an action for the pollution of water, &c., where plaintiff claims an injunction and damages, 946.

rights of riparian proprietor in respect of the flow of natural streams and the use of the water, 508, 509. such rights are subject to like rights of other riparians, 509. ownership of hed of stream; of hed of navigable tidal rivers, 509.

rights acquired by grant or by prescription at common law or under the statute, 509.

actions for diverting or abstracting the water, or obstructing its flow, &c.; when they lie, 509.

water not running in defined streams ; underground water, 484, 510.

rights of riparian owner not grantable to non-riparian, 509.

mining operations, Sc., causing flooding of adjoining mines or land, when actionable, 510.

landowner artificially bringing water on to his land primâ facie liable for injury to neighbour from its escape, 510.

effect of statutory authority in absence of negligence, 510.

acquired right of discharging water on to another's land, 511.

artificial streams of water, rights in relation to, 511. natural streams in artificial channels, 511.

express and implied grants and reservations of water rights, 511.

actions by recersioners, 511. claim for disturbance of water rights, how pleaded; when the ground for claiming the right must be stated; mode of stating the right, Sc., 511, 512.

pollution of stream, when actionable as a nuisance, 514.

injunction, when claimable in such cases, 514.

neglect of sanitary authority to drain is no ground of action by an individual injured, 514.

powers of County Courts under Rivers Pollution Acts, 514. actions for disturbance of prescriptive rights; mere general denials of the right insufficient, 943, 944.

defences on the ground of rights acquired under Prescription Act, 944. the enjoyment under s, 2 must be as of right, 944. defences of prescription at common law, 944. defences of lost grant, 944, 950.

defences of justification under a statute, 454, 935, 936, 944. removal of obstructions from public narigable river, 944.

WAYS.

statements of claim :

for obstructing a private right of way, 517.

for placing on a highway an obstruction over which the plaintiff fell, 408, 457.

defences :

denial of plaintiff's possession of a messuage or land in respect of which the right of way is claimed, 946.

denial of an alleged title by enjoyment to a right of way and averment that the user was not of right, 947.

defence of a private right of way under the Prescription Act, 1832 ... 947. a like form specifically justifying the removal of fences, and other alleged

acts of trespass, 948. defence of a private right of way by prescription at common law, 948. defence of a private right of way by non-existing grant, 949.

defence of a private way of necessity, 951.