

**MUNICIPAL CORPORATION**

- not liable for mere non-feasance, 36b.
- liable if breach of same duly imposed by law, 36c.
- when liable for accumulation of snow and ice, 36c.
- when liable for defective sidewalks, 36c—36d.
- liability to keep highway in repairs, 36c.
- may obtain injunction against threatened obstruction of highway, 92b.
- when operating electric light plant in same position as individual, 202b.
- liable when operating ferry passenger utilizing same on through ticket, 42a.
- medical health officer performing statutory duty not servant of corporation, 50b.
- liability in respect to operating a fire department where party injured through negligence of a fireman, 50c.
- liability in respect to operating a waterworks system, 50c.
- liability in respect to operating an electric light system, 50c.
- liable where fire alarm wire breaks, 68b.

**NEGLIGENCE**

- what a reasonable man would do, 30b.
- duty of a driver leaving horse on street, 30b.
- when negligence must be proved, 30c.
- duty of occupiers of land and houses, 30c.
- "gross negligence," where Statute requires this to be proved, 36d.
- occupant of carriage not identified with the negligence of driver, applies only to passenger, 68b.
- where plaintiff is guilty of contributory negligence effect of, 190a.
- where goods entrusted to bailee are lost, 190a.
- where lumber company negligently attempted to move boom loss resulting who liable, 190a.
- negligence per se, what is, 190b.
- of solicitor in advising client, 190b.
- duty to licensees, 190c.
- onus of proof, 190d.
- where accident may have happened in different ways, 190e.
- functions of judge and jury, 190f.
- as to firearms, 202a.
- as to operation of railway, 190g—190i.
- as to electricity, 202a.
- in control of fire, 202b.

**NOTICE**

- notice of action must be given in action against those fulfilling a public duty, 266b.