WARRANTY-continued. parol collateral warranty or promise may be proced, though principal contract is in writing, 315, 480. action may lie on such warranty as to the sanitary state of a house on letting it, 224. implied warranty or condition as to quality or fitness, in what cases, 316, 322, statutory warranties; warranty of trade mark or trade description under the Merchandise Marks Act, 1887, Se., 316. sale or exchange of specific goods; opportunity to inspect, 316. warranty by agent or servant, when binding, 316. apparent defects not included in a general warranty, 316. warranty of soundness of horse; what is unsoundness; qualified warmeasure of damages in actions for breach of warranty, 316, 317.
sale by description, by sample and description of goods, 319, 324.
sale of goods by person whose business it is to make or deal in such goods, 319. condition, when implied that the goods are fit for the purpose for which they are bought, 322. eney are wought, 322, food for human consumption is "goods," within the Act, 322, condition of title to goods and warranty of quiet possession, Sc., when implied under the Sale of Goods Act, 1893; precious law, 324, what implied warranty on sales by pawahrokers of forfeited pledges, 324, no implied warranty of title on sales of goods taken in execution or under a distress 324. a distress, 324, 325. See SALE OF GOODS. WARRANTY OF AUTHORITY. See AGENT; COMPANY. statements of claim : for voluntary or commissive waste in a dwelling-house, 505. for permissive waste in a dwelling-house against a tenant for years, bound by the terms of his tenancy to repair, 508. for voluntary waste in woods, hedges, &c., 508. other forms, 508. denial of waste, 943. defence to an action by a landlord denying the tenancy, 943. defence to an action by a landlord against his tenant for removing fixtures from a dwelling-house justifying the removal of them as tenant's fixtures, 913. the like in respect of trade fixtures erected and affixed by the tenant, 913. voluntary or commissive waste; permissive waste, 505, what amounts to waste, 505, 506, 943. action for waste; at common law; by statute; against whom it lies, 506, 507. who may sue for waste, 506, 507. one person may sue on behalf of all having same interest, 507. equitable waste; action for, when it lies, 507. measure of damages in actions for waste, 507. injunction, when granted, 507, 508. ameliorating waste, 508. working mines opened before tenancy is not waste, 943. Statute of Limitations, 943. And see REVERSION. WATER AND WATERCOURSES. statements of claim : for disturbance of the plaintiff's natural right to the flow of a stream by obstructing and diverting the water, 511. for disturbance of a prescriptive right to the flow of water for a mill, 513 for penning back the water of a stream on to the plaintiff's land, 513. by a riparian proprietor for a nuisance by pollution of the water in a river,

claiming an injunction and damages, 514.

for polluting a stream, 515.

against a waterworks company for wrongfully erecting a reservoir and

WAYS, statem for for defence deni

WATE

defen

der

def

der

def

def

def

den tl defe a lil ac defe

defe defe