

MALICE

where no evidence of, and occasion one of qualified privilege, 132e.
what amounts to evidence of malice to go to jury, 132f.
definition of malice, 132f.

MALICIOUS PROSECUTION

want of reasonable and probable cause, 142a.
function of judge and jury in actions of, 142a.
when defendant believes in truth of charge, and acts honestly.
142a—142b.
onus of proving malice and want of reasonable and probable
cause, 142a.
arrest not absolutely necessary in action for, 142b.
advice of counsel to prosecute no excuse, 142b.
action may be maintained without process being set aside, 142b.
when arrest is justified under code, 142c.
actions for false imprisonment, 266b.
where assault charged when act only a trespass, verdict sustained,
266b.

MARRIED WOMAN

liable for her torts, 50a.

MASTER AND SERVANT

doctrine of volenti non, 36a, 190g, 216b.
master not liable for torts of servant when act was outside scope
of his employment, 42a, 216c.
liability of master for torts of servant, 68a.
liability of master for acts of servant under provisions of Ontario
Motor Vehicles Act, 68c.
actionable to persuade servant to break his contract, 160a.
employer not liable for malicious assault of foreman or labourer,
266b.
duty of employer, 216a.
negligent system of operating the works, 216a.
considering whole circumstances of the employment as to indirect
employment, 216b.

MEDICAL MEN

negligence of, 42a.
party injured may refuse to submit to operation on advice of his
own medical attendant, 86a.
not absolutely entitled to show part of body in question in action
for malpractice against, 86b.