CONTENTS

| FOREWO | RD | • • | •• | • • | . , |
|-----------|--|---------------|-----------------|---------------|-------|
| PREFAC | Ξ | | •• | • • | ·· vi |
| AUTHOR | ITIES, ARTICLE | S AND NO | TES CITE | D = ' | x |
| TABLE O | F LAW REPORT | S | • • | • • | x |
| TABLE O | F CASES | • • | •• | | xi |
| TABLE O | F STATUTES | • • | • | | · xxi |
| CHAPTE | R I—INTRODUC | TION | • • | | 1 |
| CHAPTE | R II—ABUSE OF | LEGAL PR | ROCESS | | 5 |
| Malicio | us Prosecution | | • • | | 6 |
| | bringing of the pr | rosecution | • • | 4 1 | 13 |
| | failure of the pro- | | • • | • • | 22 |
| | sence of reasonable | | | | 28 |
| 201 (6.0) | The meaning of t | | | | 31 |
| 0.00 | Structural analysi | . | | • • | 40 |
| | Proof of reasonal | | able cause | | 47 |
| (4) Ma | | ole and proc | aoic cause | 1 · | 49 |
| . , | Structural analysi | · · | • • | • • | 56 |
| 100 | Relation to reaso | | robable cau | ·· ca | 58 |
| | A STATE OF THE STA | nable and p | iobable cau | 30 | 50 |
| (c) | | • • | * * | (M) * | 61 |
| (5) Dai | | for Deferme | ·· | • • | 62 |
| | ship to the action | for Defama | поп | | |
| Civil Ac | tions | • • | • • | • • | 64 |
| CHAPTE | R III—INTERFE | RENCE WI | TH MARIT | AL RELA | - |
| | S (I)—ADULTER | | | • | 68 |
| | Itery as an iniuria l | | se against tl | he other | 68 |
| | The relevance of | | | | 1 |
| | action | • • | • • | • • | 75 |
| (b) | The problem of the | he relation o | of this action | n to the acti | ion |
| | for divorce | • • | | • • | 77 |
| (c) | The problem of th | ne relation o | f this action | to the action | on |
| | against the thir | d party adu | lterer | | . 82 |
| (d) | The view that the | re is only a | procedural | bar | 84 |
| | tery as an iniuria b | | - | | the |
| | er spouse | | •• | | 85 |
| (a) | Husband's right | • • | 200 d | ADM AS | 85 |
| (b) | Wife's right | | | • • | 95 |
| | | | | | |

| (c) Animus Iniuriandi | | * * | | 109 |
|--|----------------|-------------------|--------|--|
| (d) Defences | • • | . • | • • | 112 |
| (e) Defences to Divorce in | relation | to the action | for | |
| damages | | • • | • • | 122 |
| (f) Relation to Divorce pro- | ceedings | | | 127 |
| (g) Damages | | | • • | 134 |
| C. Rights of children | | • • | | 148 |
| - | 11/1711 | MARITAL | RE- | |
| CHAPTER IV—INTERFERENCE | | MARITAL | KL- | 150 |
| LATIONS (II)—OTHER FOR | 6M | : • · • | • • | 154 |
| (1) The Factum | | | • • | 161 |
| (a) The wife's action | | • • | • • | 163 |
| (b) Qualifications | • • | • • | • • | |
| (2) Animus Iniuriandi | • • | • • | • • | 166 |
| (3) Defences | • .• | • • | • • | 169 |
| (4) Damages | *●* | | • • | 169 . |
| CHAPTER V—INVASION OF PI | RIVACY | | 30.0 | 171 |
| (1) The right not to be interfere | | ertain basic into | erests | |
| relating to the privacy of | | | 2000 | |
| dom from publication | | | | 180 |
| (2) The specific right to freedor | | lication | •• | 188 |
| | | | 3.7 | |
| CHAPTER VI—INIURIA PER C | <i>ONSEQUE</i> | CNTIAS | • • | 199 |
| (a) Qualifications | | •• | • • | 216 |
| (b) Wife's right | | | | 219 |
| (c) Betrothed | | • • | | 221 |
| (d) Animus Iniuriandi | • • | • • | | 221 |
| (e) Defences and their rela | tion to the | direct iniuria | • • | 222 |
| (f) Damages | • • | • • | • • | 223 |
| CHAPTER VII—CONCLUSION | ۸_ | | | 225 |
| A. Historical comparison | | • • | • • | 225 |
| (a) Abuse of legal process | • • | • • | • • | 225 |
| (b) Interference with marital r | elations (I) | adultery | • • | 228 |
| (c) Interference with marital r | | | • • | 231 |
| (d) Invasion of privacy | ciations (11 | —other forms | • • | 2000 E. S. |
| | • • | • • | •::• | 232 |
| and the same of th | • • | | • • | 234 |
| B. A general evaluation | (• ¥ | | • • | 236 |
| INDEX | | | 970 | 220 |