

## MCQ on Law of Tort

1. The case of *Reylands vs Fletcher* has laid down the principle of

- (a) defamation.
- (b) conspiracy.
- (c) strict liability of land owner.**
- (d) none of these.

2. *Kasturilal vs State of UP* is related to

- (a) contractual liability of the state.
- (b) vicarious liability of the state.**
- (c) fraud of the state.
- (d) none of these.

3. The principle of privity of contract was held to be not applicable in an action for tort in

- (a) *Winterbottom vs Wright*, (1842) 10M&W 109
- (b) *Donoghue vs Stevenson*, (1932) AC 562**
- (c) *Grant vs Australian Knitting Mills Ltd.*, (1936) AC 85
- (d) *Ashby vs White*, (1703) 2 Ld Raym 938

4. The 'tort of deceit' owes its origin to

- (a) *Pasley vs Freeman*, (1789) 3 TR 51**
- (b) *Lumley vs Gye*, (1853) 2 E&B 216
- (c) *Rylands vs Fletcher*, (1868) LR 3 HL330
- (d) *Winsmore vs Greenbank*, (1745) Willes 577

5. The 'tort of inducement a breach of contract' finds its origin in –

- (a) *Lumley vs Gye***
- (b) *Rookes vs Barnard*
- (c) *Donoghue vs Stevenson*
- (d) *Rylands vs Fletche*

6. Damages awarded for tortious liabilities are –

# Mcq On Law Of Negligence

**Albert A Gayle**



## **Mcq On Law Of Negligence:**

## **Mcq On Law Of Negligence Book Review: Unveiling the Magic of Language**

In an electronic era where connections and knowledge reign supreme, the enchanting power of language has become more apparent than ever. Its power to stir emotions, provoke thought, and instigate transformation is actually remarkable. This extraordinary book, aptly titled "**Mcq On Law Of Negligence**," compiled by a highly acclaimed author, immerses readers in a captivating exploration of the significance of language and its profound impact on our existence. Throughout this critique, we will delve to the book is central themes, evaluate its unique writing style, and assess its overall influence on its readership.

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