

## TITLE V. WRONGFUL ACTS.

### CHAPTER I. LIABILITY FOR WRONGFUL ACTS.

420. – A person who, **intentionally** [wilfully] or negligently, unlawfully injures the life, body, health, liberty, property or any right of another person, is said to commit a wrongful act and is bound to make compensation therefore.

*(c/p Old text 186; G. 823).*

421. – The exercise of a right which can only have the purpose of causing injury to another [person] is unlawful.

*(G. 226; c/p S. 2 par. 2).*

422. – If damage results from an infringement of a statutory provision intended for the protection of others, the person who so infringes is presumed to be in fault.

*(c/p G. 823 par. 2)*

## TITLE V. WRONGFUL ACTS.

### CHAPTER I. LIABILITY FOR WRONGFUL ACTS.

420. – A person who, <sup>wilfully</sup> ~~intentionally~~ or negligently, unlawfully injures the life, body, health, liberty, property or any right of another person, is said to commit a wrongful act and is bound to make compensation therefore.

*(c/p Old text 186, G. 823).*

421. – The exercise of a right which can only have the purpose of causing injury to another <sup>person</sup> ~~is~~ unlawful.

*(G. 226; c/p S. 2 par. 2).*

422. – If damage results from an infringement of a statutory provision intended for the protection of others, the person who so infringes is presumed to be in the fault.

*(c/p G. 823 par. 2).*