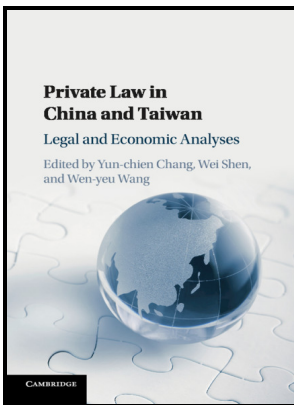


Innovations in Ohio workplace injury law - intentional torts, VSSRs, third-party liability, and independent contractors

Anderson Pub. - Vicarious liability and independent contractors



Description: -

-

Torts -- Ohio.

Employers liability -- Ohio.

Workers compensation -- Law and legislation -- Ohio. Innovations in Ohio workplace injury law - intentional torts, VSSRs, third-party liability, and independent contractors

-Innovations in Ohio workplace injury law - intentional torts, VSSRs, third-party liability, and independent contractors

Notes: Includes index.

This edition was published in 1988



Filesize: 51.58 MB

Tags: #Liability #Issues #in #Emergencies #Fact #Sheet

Negligence in employment

The standard for working wage loss and non-working wage loss is relatively the same. Motor Vehicle Accidents Not applicable. Only rarely and in specific circumstances can claims of intentional misconduct be brought against police officers, for example.

Liability of Principal and Agent; Termination of Agency

This general rule has several exceptions recognized in most states: 1 when the agent is serving an undisclosed or partially disclosed principal, 2 when the agent lacks authority or exceeds his authority, and 3 if the agent entered into the contract in a personal capacity. The trial judge concluded that stage 1 of the test was satisfied.

Agent Liability To Third Party

Thus, unlike the foregoing cases, here the actionable conduct was not directly driving the prospective customers away, but rather eliminating the subject matter of the prospective business. The clause must still meet the above four language requirements. Apparent authority is drawn from a variety of circumstances.

Ohio Subrogation Laws

In such circumstances, the agent is a party to the contract. Disclaimer: Official Supreme Court case law is only found in the print version of the United States Reports. SPENCER, ESQUIRE ARGUED KENNETH J.

Negligence in employment

The Court, in effect, analogized the clause as one for indemnity for those unrecovered amounts over the cap, which would result in one party indemnifying the other for their sole negligence.

Related Books

- [John Henry Newman - the founder of modern Anglicanism and a cardinal of the Roman church](#)
- [Novels, 1886-1890](#)
- [Han'guk yŏnghwa tosŏ charyo p'yŏllam, 1925-1990](#)
- [No less than victory - a novel of World War II](#)
- [Diagnose und Optimierung strategischer Wettbewerbsvorteile durch technikgestützte Informationsverar](#)