

Candidate Number:

Institute of Professional Legal Studies
Admissions Test December 2021
Section A

- 1. Adam McNee can sue Robert Montgomery for trespass on Adam's property.
- 2. Bob Ewing can sue Exhibition NI Ltd for breach of statutory duty because it failed to provide him with a safe system of work.
- 3. Bob Ewing can sue Malachy Wilson for assault and battery.
- 4. Bob Ewing can sue Malachy Wilson for negligence because Malachy failed to take reasonable care to avoid colliding with Bob's ladder, thereby causing Bob personal injury.
- 5. Bob Ewing can sue Malachy Wilson for conversion of Bob's bucket.
- 6. Bob Ewing can sue Malachy Wilson for negligence because Malachy failed to take reasonable care when handling Bob's bucket, thereby causing Bob loss and damage.
- 7. Bob Ewing can sue Malachy Wilson for nuisance because Malachy caused paste to escape from Bob's bucket.
- 8. Bob Ewing can sue Polly McIntyre, trading as Print It Clear, for breach of contract because she failed to supply the billboard poster within the agreed time frame.
- 9. Bob Ewing can sue Rachel Briggs for conversion of Bob's bucket.
- 10. Bob Ewing can sue Rachel Briggs for assault and battery.
- 11. Bob Ewing can sue Rachel Briggs for slander because she falsely alleged that his bucket belonged to her rather than to him.
- 12. Ciaran Hanratty, Francie Pinkerton and John Wallace, as the owners of Blackacre Lane, can sue Sinead Higgins for trespass on the grass verge bordering Castletown Road.
- 13. Ethna Maloney can sue Exhibition NI Ltd for breach of statutory duty because it failed to ensure that an adaptor cable had been laid on its premises in a safe manner, thereby causing her personal injury.
- 14. Ethna Maloney can sue Peter Nugent for negligence because he failed to take reasonable care in laying an adaptor cable in the conference hall, thereby causing her personal injury.
- 15. Ethna Maloney can sue Producthouse Ltd for negligence because its employee, Walter Forde, failed to ensure that an adaptor cable was properly secured to the floor of the conference hall, thereby causing her personal injury.

Candidate Number:

Institute of Professional Legal Studies
Admissions Test December 2021
Section A

- 16. Ethna Maloney can sue Producthouse Ltd for negligence because its employee, Peter Nugent, failed to take reasonable care in laying an adaptor cable in the conference hall, thereby causing her personal injury.
- 17. Ethna Maloney can sue Sam Maloney for breach of statutory duty because he failed to ensure that an adaptor cable had been laid in the conference hall in a safe manner, thereby causing her personal injury.
- 18. Ethna Maloney can sue Steve Logan and Wendy Lee for breach of statutory duty because they failed to ensure that an adaptor cable had been laid in the conference hall in a safe manner, thereby causing her personal injury.
- 19. Ethna Maloney can sue Walter Forde for negligence because he failed to ensure that an adaptor cable was properly secured to the floor of the conference hall, thereby causing her personal injury.
- 20. Exhibition NI Ltd can sue Bob Ewing for negligence because he failed to take reasonable care in pasting its billboard poster, thereby causing it loss and damage.
- 21. Exhibition NI Ltd can sue Bob Ewing for breach of contract because he failed to complete the pasting of the billboard poster to the billboard.
- 22. Exhibition NI Ltd can sue Denis Makepiece for trespass on its exhibition centre grounds.
- 23. Exhibition NI Ltd can sue Lori Gilmore, trading as Gilmore's Graphics, for breach of contract because she did not supply it with a separate graphic for the leaflets.
- 24. Exhibition NI Ltd can sue Lori Gilmore, trading as Gilmore's Graphics, for breach of contract because she did not provide it with any usable graphics.
- 25. Exhibition NI Ltd can sue Lori Gilmore, trading as Gilmore's Graphics, for negligence because she failed to take reasonable care in the production of the graphic for the leaflets, thereby causing it loss and damage.
- 26. Exhibition NI Ltd can sue Lori Gilmore, trading as Gilmore's Graphics, for negligence because she failed to take reasonable care in the production of the graphic for the billboard poster, thereby causing it loss and damage.
- 27. Exhibition NI Ltd can sue Polly McIntyre, trading as Print It Clear, for breach of contract because she did not supply a usable billboard poster.
- 28. Exhibition NI Ltd can sue Polly McIntyre, trading as Print it Clear, for breach of contract because she did not supply useable leaflets.
- 29. Exhibition NI Ltd can sue Polly McIntyre, trading as Print It Clear, for breach of contract because she did not supply the flyers within the agreed time frame.

Candidate Number:

Institute of Professional Legal Studies
Admissions Test December 2021
Section A

- 30. Exhibition NI Ltd can sue Polly McIntyre trading as Print It Clear, for negligence because she failed to take reasonable care in the maintenance of printers and the printing of the billboard poster, thereby causing it loss and damage.
- 31. Exhibition NI Ltd can sue Polly McIntyre, trading as Print It Clear, for breach of contract because she forced it to pay for the second order for flyers which it placed with her despite originally failing to supply flyers of an acceptable standard.
- 32. Exhibition NI Ltd can sue Malachy Wilson for trespass to its property, namely its billboard poster.
- 33. Exhibition NI Ltd can sue Malachy Wilson for negligence because he failed to take reasonable care in his collision with Bob Ewing's ladder, thereby causing it loss and damage.
- 34. Francie Pinkerton, trading as Francie's Flowers, can sue Paul McDonald for conversion of a bouquet of flowers.
- 35. Francie Pinkerton, trading as Francie's Flowers, can sue Paul McDonald for negligence because he failed to take reasonable care to pay for the bouquet of flowers, thereby causing her loss and damage.
- 36. Francie Pinkerton, trading as Francie's Flowers, can sue Paul McDonald for conversion of a bouquet of two dozen roses.
- 37. Francie Pinkerton, trading as Francie's Flowers, can sue Paul McDonald for negligence because he failed to take reasonable care to pay for the bouquet of two dozen roses, thereby causing her loss and damage.
- 38. Francie Pinkerton, trading as Francie's Flowers, can sue Sarah Lawrence for conversion of a leaf from one of Francie's flower arrangements.
- 39. Grace Irwin can sue Ciaran Hanratty for nuisance because he allowed nut products to escape into the brownies he sold to her.
- 40. Grace Irwin can sue Ciaran Hanratty for negligence because he failed to warn her about the nut products in the brownie he sold to her, thereby causing her personal injury.
- 41. Isabelle Werth can sue Mark Maginn for assault.
- 42. Keith Jordan can sue Tom Mitchell, trading as Mitchell & Son, for breach of statutory duty because he failed to provide Keith with equipment necessary to carry out his work safely.
- 43. Keith Jordan can sue Tom Mitchell, trading as Mitchell & Son, for negligence because he failed to take reasonable care to provide Keith with equipment necessary to carry out his work safely.
- 44. Lori Gilmore, trading as Gilmore's Graphics, can sue Exhibition NI Ltd for breach of contract because it did not pay her for the graphic which she supplied for the leaflet.

Candidate Number:

Institute of Professional Legal Studies
Admissions Test December 2021
Section A

- 45. Lori Gilmore, trading as Gilmore's Graphics, can sue Exhibition NI Ltd for breach of contract because it did not pay her for the graphics which she supplied for the billboard poster, the A3 posters and the flyers.
- 46. Lori Gilmore, trading as Gilmore's Graphics, can sue Polly McIntyre, trading as Print it Clear, for negligence because Polly failed to take reasonable care in the maintenance of printers and the printing of the leaflets, thereby causing Lori loss and damage.
- 47. Lori Gilmore, trading as Gilmore's Graphics, can sue Polly McIntyre, trading as Print it Clear, for breach of contract because Polly did not print the leaflets to an appropriate standard.
- 48. Lorraine Hutchinson can sue Keith Jordan for negligence because he failed to take reasonable care in handling the circular saw, thereby causing her loss and damage.
- 49. Lorraine Hutchinson can sue Tom Mitchell, trading as Mitchell & Son for negligence because he failed to take reasonable care to provide Keith Jordan with equipment necessary to carry out his work safely, thereby causing Lorraine loss and damage.
- 50. Lucy Montgomery can sue Adam McNee for negligence because he failed to take reasonable care in loosening the wheel nuts on the wheels on Robert Montgomery's car, thereby causing her personal injury.
- 51. Lucy Montgomery can sue Adam McNee for trespass to Lucy's property, namely Lucy's car.
- 52. Lucy Montgomery can sue Robert Montgomery for negligence because Robert failed to take reasonable care in driving his car, thereby causing her personal injury.
- 53. Lucy Montgomery can sue Sam Maloney for negligence because he failed to warn Robert Montgomery that a pedestrian was crossing the road in front of Robert's car, thereby causing her personal injury.
- 54. Lucy Montgomery can sue Mark Maginn for negligence because Mark stepped onto the road in front of Robert Montgomery's car, thereby causing her personal injury.
- 55. Mark Maginn can sue Gourmet To Go Ltd for breach of statutory duty because it failed to ensure that his property was properly protected.
- 56. Mark Maginn can sue Isabelle Werth for trespass to Mark's property, namely Mark's bouquet of flowers.
- 57. Mark Maginn can sue Isabelle Werth for negligence because she failed to take reasonable care in her handling of his bouquet of flowers, thereby causing him loss and damage.
- 58. Mark Maginn can sue Isabelle Werth for assault.
- 59. Mark Maginn can sue Robert Montgomery for negligence because Robert failed to take reasonable care whilst driving his car, thereby causing Mark personal injury.

Candidate Number:

Institute of Professional Legal Studies
Admissions Test December 2021
Section A

- 60. Mark Maginn can sue Sam Maloney for negligence because he failed to warn Robert Montgomery that Mark was crossing the road in front of Robert's car, thereby causing Mark personal injury.
- 61. Owen Phillips can sue Sinead Higgins for libel because she falsely alleged that he was causing damage to the environment.
- 62. Owen Phillips can sue Sinead Higgins for trespass on the grass verge bordering the Castletown Road.
- 63. Owen Phillips can sue Sinead Higgins for conversion of a sledgehammer.
- 64. Robert Montgomery can sue Adam McNee for trespass to Robert's property, namely Robert's car.
- 65. Robert Montgomery can sue Sam Maloney for negligence because Sam failed to warn Robert that a pedestrian was crossing the road in front of Robert's car, thereby causing Robert loss and damage.
- 66. Sam Maloney can sue Denis Makepiece for conversion of a Volkswagen camper van.
- 67. Sam Maloney can sue Denis Makepiece for trespass on the exhibition centre grounds.
- 68. Sam Maloney can sue Exhibition NI Ltd for breach of statutory duty because it failed to ensure that his property was properly protected.
- 69. Sarah Lawrence can sue Exhibition NI Ltd for breach of statutory duty because it failed to ensure that the flower arrangements in the conference centre did not cause her personal injury.
- 70. Sarah Lawrence can sue John Wallace for negligence because his employee, Rosemary Tallon, failed to take reasonable care in the cultivation and preparation of a topiary tree, thereby causing Sarah personal injury, loss and damage.
- 71. Sarah Lawrence can sue Francie Pinkerton, trading as Francie's Flowers, for negligence because Francie failed to take reasonable care to ensure that her flower arrangements did not cause Sarah an allergic reaction, thereby causing Sarah personal injury.
- 72. Sarah Lawrence can sue Francie Pinkerton, trading as Francie's Flowers, for breach of statutory duty because Francie failed to ensure that her flower arrangements did not cause Sarah personal injury.
- 73. Sarah Lawrence can sue Rosemary Tallon for negligence because she failed to take reasonable care in the cultivation and preparation of a topiary tree, thereby causing Sarah personal injury, loss and damage.