

Institute of Professional Legal Studies
Admissions Test December 2022
Section A

- 1. Alice McNutt can sue Jordan Richards for trespass to the person.
- 2. Alice McNutt can sue Jordan Richards for negligence because he failed to take reasonable care when waving his arms, thereby causing her personal injury.
- 3. BM Construction Limited can sue Clearly Visible Limited for breach of contract because it did not deliver the glass panes needed for the MCC by the agreed date.
- 4. BM Construction Limited can sue Clearly Visible Limited for negligence because its employee, Gregory Wilson, failed to take reasonable care to deliver the glass panes needed for the MCC by the agreed date, thereby causing BM Construction Limited loss and damage.
- 5. BM Construction Limited can sue Gregory Wilson, trading as Clearly Visible, for breach of contract because he did not deliver the glass panes needed for the MCC by the agreed date.
- 6. BM Construction Limited can sue Gregory Wilson, trading as Clearly Visible, for negligence because he failed to take reasonable care to deliver the glass panes needed for the MCC by the agreed date, thereby causing it loss and damage.
- 7. BM Construction Limited can sue Rory Jones for breach of his employment contract with it because he left the conference centre before he had completed the task of fitting the speaker to the wall of the conference centre.
- 8. Joshua Daly can sue Sara Smith, trading as the Sassy Salon, for breach of contract because she failed to provide Lillian Daly with an adequate haircut during an appointment made for that purpose.
- 9. Joshua Daly can sue Sara Smith, trading as the Sassy Salon, for negligence because she failed to take reasonable care in cutting Lillian's hair, thereby causing personal injury, loss and damage.
- 10. Joshua Daly can sue Olivia Patterson for breach of contract because she failed to provide Lillian Daly with an adequate haircut during an appointment made for that purpose.
- 11. Karen Fearon can sue BM Construction Limited for negligence because its employee, Jason Dunn, failed to take reasonable care in fitting the speaker to the wall of the conference hall, thereby causing her personal injury, loss and damage.
- 12. Karen Fearon can sue BM Construction Limited for negligence because its employee, Rory Jones, failed to take reasonable precautions when leaving the conference centre during his fitting of the speaker to the wall of the conference centre, thereby causing her personal injury, loss and damage.
- 13. Karen Fearon can sue Jason Dunn for negligence because he failed to take reasonable care in fitting the speaker to the wall of the conference hall, thereby causing her personal injury, loss and damage.

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14. Karen Fearon can sue Leisure Events Organiser Limited for breach of statutory duty under the Occupiers Liability Act (NI) 1957 because it did not ensure that the speaker was fitted to the wall of the conference centre properly, thereby causing her personal injury.
15. Karen Fearon can sue Leisure Events Organiser Limited for negligence because it failed to give reasonable instructions to Jason Dunn, thereby causing her personal injury, loss and damage.
16. Karen Fearon can sue Rory Jones for negligence because he failed to take reasonable precautions when leaving the conference centre during his fitting of the speaker to the wall of the conference centre, thereby causing her personal injury, loss and damage.
17. Leisure Events Organiser Limited can sue BM Construction Limited for negligence because BM Construction Limited's employee, Jason Dunn, failed to take reasonable care in fitting the speaker to the wall of the conference centre, thereby causing Leisure Events Operator Limited loss and damage.
18. Leisure Events Organiser Limited can sue BM Construction Limited for breach of contract because BM Construction Limited tarmacked the car park on the west side of the Media and Conference Centre before this was scheduled in BM Construction Limited's works schedule.
19. Leisure Events Organiser Limited can sue BM Construction Limited for negligence because BM Construction Limited's employee, Rory Jones, failed to take reasonable precautions when leaving the conference centre during his fitting of the speaker to the wall of the conference centre, thereby causing it loss and damage.
20. Leisure Events Organiser Limited can sue BM Construction Limited for breach of contract because BM Construction Limited did not have the speaker installed properly.
21. Leisure Events Organiser Limited can sue BM Construction Limited for negligence because BM Construction Limited's employee, Mason Tredwell, failed to take reasonable care in digging a trench on the neighbouring land of Mark Edmington without permission, thereby causing Leisure Events Organiser Limited loss and damage.
22. Leisure Events Organiser Limited can sue Ciaran O'Neill for negligence because he failed to take reasonable care in ensuring none of the passengers in his minibus carried dangerous objects, thereby causing it loss and damage.
23. Leisure Events Organiser Limited can sue Jason Dunn for negligence because he failed to take reasonable care in fitting the speaker, thereby causing it loss and damage.
24. Leisure Events Organiser Limited can sue Jordan Richards for trespass to its chattel, namely the seat in the stadium, beside Lisa Walkingshaw's seat.
25. Leisure Events Organiser Limited can sue Jordan Richards for negligence because he failed to take reasonable care in his disposal of a flare, thereby causing it loss and damage.

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26. Leisure Events Limited can sue Lee Brown for nuisance because he allowed liquid to escape from a bottle onto its lands.
27. Leisure Events Organiser Limited can sue Mason Tredwell for negligence because he failed to take reasonable care in digging a trench on the neighbouring land of Mark Edmington without permission, thereby causing Leisure Events Organiser Limited loss and damage.
28. Leisure Events Organiser Limited can sue Robert Quinn for nuisance because he allowed liquid to escape from his bottle onto its lands.
29. Leisure Events Organiser Limited can sue Rory Jones for negligence because he failed to take reasonable precautions when leaving the conference centre during his fitting of the speaker to the wall of the conference centre, thereby causing it loss and damage.
30. Lillian Daly can sue Olivia Patterson for negligence because Olivia failed to take reasonable care in cutting Lillian's hair, thereby causing Lillian personal injury, loss and damage.
31. Lillian Daly can sue Sara Smith, trading as the Sassy Salon, for negligence because Sara failed to take reasonable care in cutting Lillian's hair, thereby causing Lillian personal injury, loss and damage.
32. Lillian Daly can sue Mark Edmington for negligence because he failed to take reasonable care in driving his vehicle, thereby causing her personal injury, loss and damage.
33. Lillian Daly can sue Wilson Pettigrew for negligence because he failed to take reasonable care not to distract her while she was driving her vehicle, thereby causing her personal injury, loss and damage.
34. Lisa Walkingshaw can sue Ciaran O'Neill for negligence because he failed to take reasonable care in ensuring none of the passengers in his minibus carried dangerous objects, thereby causing her personal injury, loss and damage.
35. Lisa Walkingshaw can sue Jordan Richards for trespass to the person.
36. Lisa Walkingshaw can sue Jordan Richards for trespass to her chattel, namely her coat.
37. Lisa Walkingshaw can sue Jordan Richards for negligence because he failed to take reasonable care in his disposal of a flare, thereby causing her personal injury, loss and damage.
38. Mark Edmington can sue BM Construction Limited for negligence because its employee, Mason Tredwell, failed to take reasonable care when operating a digger on Mark's lands, thereby causing Mark loss and damage.
39. Mark Edmington can sue BM Construction Limited for trespass on his property because its employee, Mason Tredwell, trespassed on Mark's property.

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40. Mark Edmington can sue BM Construction Limited for negligence because its employee, Enda Kelly, failed to exercise reasonable care in his supervision of Mason Tredwell, thereby causing Mark loss and damage.
41. Mark Edmington can sue Enda Kelly for negligence because he failed to exercise reasonable care in his supervision of Mason Tredwell, thereby causing Mark loss and damage.
42. Mark Edmington can sue Hierarchy Limited for negligence because its employee, Paula Spence, failed to take reasonable care that the necessary consents were in place before suggesting the use of a septic tank with a soakaway running through Mark's lands, thereby causing Mark loss and damage.
43. Mark Edmington can sue Leisure Events Organiser Limited for negligence because its employee, William Markin, failed to exercise reasonable care in his supervision of the activities of employees of BM Construction Limited, thereby causing him loss and damage.
44. Mark Edmington can sue Lillian Daly for negligence because she failed to take reasonable care in driving her vehicle, thereby causing Mark personal injury, loss and damage.
45. Mark Edmington can sue Paula Spence for negligence as she failed to take reasonable care that the necessary consents were in place before suggesting the use of a septic tank with a soakaway running through Mark's lands, thereby causing Mark loss and damage.
46. Mark Edmington can sue Peter Magill, trading as Call a Cab, for negligence because Peter's employee, Lillian Daly, failed to take reasonable care in driving a vehicle, thereby causing Mark personal injury, loss and damage.
47. Mark Edmington can sue Mason Tredwell for negligence because he failed to take reasonable care when operating a digger on Mark's lands, thereby causing Mark loss and damage.
48. Mark Edmington can sue Mason Tredwell for trespass on his property.
49. Mark Edmington can sue William Markin because William failed to exercise reasonable care in his supervision of the activities of the employees of BM Construction Limited, thereby causing Mark loss and damage.
50. Olivia Patterson can sue Sara Smith, trading as the Sassy Salon, for negligence because Sarah failed to take reasonable care to advise Olivia to attend hospital on the 26th May 2022, thereby causing Olivia personal injury.
51. Olivia Patterson can sue Sara Smith, trading as the Sassy Salon, for negligence because Sara failed to provide Olivia with protective gloves, thereby causing Olivia personal injury.
52. Olivia Patterson can sue Sara Smith, trading as the Sassy Salon, for breach of statutory duty because Sara failed to take reasonable steps to keep Olivia reasonably safe in the course of her employment.

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53. Olivia Patterson can sue Sara Smith, trading as the Sassy Salon, for breach of statutory duty because Sara used chemical hair dyes in the salon.
54. Robert Quinn can sue Lee Brown for conversion of Robert's bottle of Japanese whiskey.
55. Robert Quinn can sue Lee Brown for negligence because Lee failed to take reasonable care in throwing Robert's bottle, thereby causing Robert loss and damage.
56. Robert Quinn can sue Gerard Morrison for negligence because Gerard failed to exercise reasonable control over the activities of Lee Brown, thereby causing Robert loss and damage.
57. Ruth Thompson can sue BM Construction Limited for negligence because its employee, Eamon Cassidy, removed the warning stickers from glass panes, thereby causing her personal injury, loss and damage.
58. Ruth Thompson can sue Daniel Toal for negligence because he failed to take reasonable care to prevent Eamon Cassidy from removing the warning stickers from the pane of glass, thereby causing her personal injury, loss and damage.
59. Ruth Thompson can sue Eamon Cassidy for negligence because he removed the warning stickers from the glass panes, thereby causing her personal injury loss and damage.
60. Ruth Thompson can sue Gregory Wilson, trading as Clearly Visible, for negligence, because his employees, Daniel Toal and Reuben Mallon, failed to take reasonable care to prevent Eamon Cassidy from removing the warning stickers from the pane of glass, thereby causing her personal injury, loss and damage.
61. Ruth Thompson can sue Reuben Mallon for negligence because he failed to take reasonable care to prevent Eamon Cassidy from removing the warning stickers from the pane of glass, thereby causing her personal injury, loss and damage.
62. Sue Betts can sue Lee Brown for assault.
63. Sue Betts can sue Lee Brown for battery.
64. Sue Betts can sue Lee Brown for slander because he said that LT United had stolen the match.
65. Turlough Rafferty can sue Lillian Daly for negligence because she failed to take reasonable care in driving her vehicle, thereby causing him personal injury, loss and damage.
66. Turlough Rafferty can sue Mark Edmington for negligence because Mark failed to take reasonable care in driving the vehicle in which Turlough was a passenger, thereby causing Turlough personal injury, loss and damage.

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67. Turlough Rafferty can sue Peter Magill, trading as Call a Cab, for negligence because Peter's employee, Lillian Daly, failed to take reasonable care in driving a vehicle, thereby causing Turlough personal injury, loss and damage.
68. Ulster Communications Limited can sue BM Construction Limited for negligence because BM Construction Limited's employee, Jason Dunn, failed to take reasonable care in fitting the speaker to the wall of the conference centre, thereby causing Ulster Communications Limited loss and damage.
69. Ulster Communications Limited can sue Jason Dunn for negligence because he did not take reasonable care in fitting the speaker to the wall of the conference centre, thereby causing it loss and damage.
70. Wilson Pettigrew can sue Lillian Daly for breach of contract because she did not drive him to the destination he had paid her for in his taxi fare.
71. Wilson Pettigrew can sue Peter Magill, trading as Call a Cab, for breach of contract because Lillian Daly did not drive him to the destination he had paid for in his taxi fare.
72. Wilson Pettigrew can sue Lillian Daly for negligence because she failed to take reasonable care in driving a vehicle in which he was a passenger, thereby causing him personal injury, loss and damage.
73. Wilson Pettigrew can sue Mark Edmington for negligence because Mark failed to take reasonable care in driving his vehicle, thereby causing Wilson personal injury, loss and damage.
74. Wilson Pettigrew can sue Peter Magill, trading as Call a Cab, for negligence because his employee, Lillian Daly, failed to take reasonable care in driving a vehicle, thereby causing injury, loss and damage.
75. Wilson Pettigrew can sue Reece Malone for assault.