

BILLY McGILL
Of Counsel
CRAIN BROGDON ROGERS, L.L.P.
3400 Carlisle Street, Suite 200
Dallas, TX. 75204
Phone: (817) 692-2701
Email: billym42@yahoo.com



1

What do you have to prove?

## Negligence

- a. Duty
- b. Breach
- c. Proximate Cause
- d. Damages

\_

## **Premises Liability**

- a. Possession and Control of Premises
- b. Entrant's Status
  - i. Invitee
  - ii. Licensee
  - iii. Trespasser
- c. Defendant's Duty
- d. Dangerous Condition

## Vicarious Liability

- a. Employer-Is employee in course and scope (non-intentional tort)
- b. Is person an employee or independent contractor (right of control)
- c. Does general contractor have right of control over work of subcontractor.

\_

## How to impute the gross negligence of an employee to a corporation

- a. Corp authorized the act
- b. Employee was unfit and Corp was reckless in employing him
- c. Employee was a "vice-principal" or in a "managerial capacity"
- d. Corp or vice-principal/manager ratified or approved the act





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Taking Depositions in a Tort Case

Also available as part of the eCourse 2021 Winning at Deposition eConference

First appeared as part of the conference materials for the 2021 Winning at Deposition: Skills and Strategy session "Taking Depositions in Tort Cases"