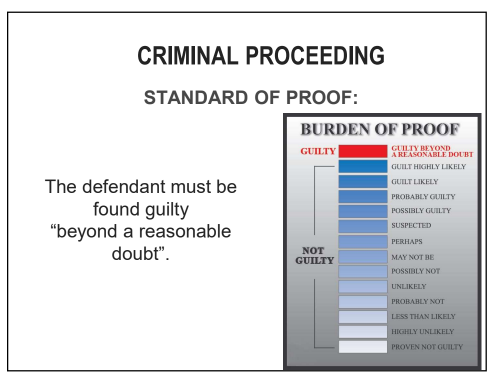




TWO ADVERSARIAL PARTIES:

<u>Criminal Defendant</u>: The defendant commits the crime.

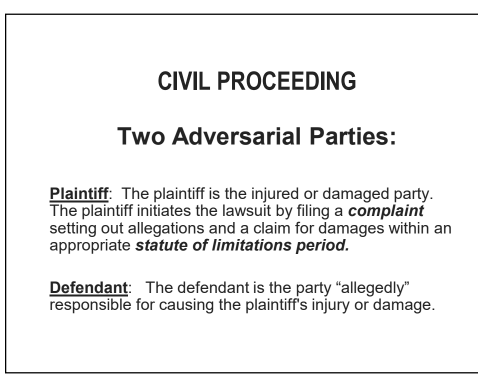
<u>The State of North Carolina/Prosecutor</u>: The prosecutor represents the state and seeks to prove that the defendant committed the crime.

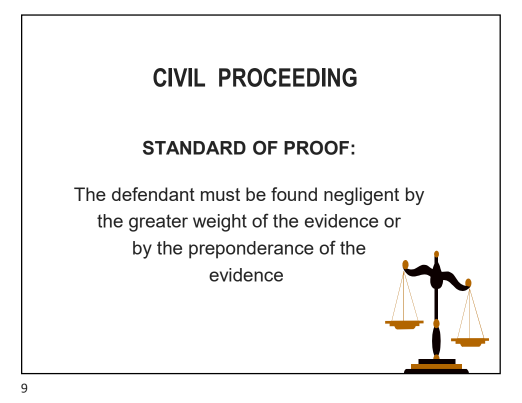


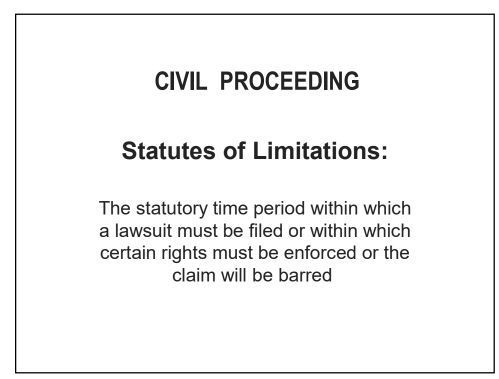
CIVIL PROCEEDING	
An action brought to enforce, redress or protect <u>private</u> rights.	
Civil proceedings are initiated by the filing of a Complaint in civil court and serving the defendant with the Complaint and Summons.	

STATE OF NORTH CAROLINA		File Na.		
County		In The General Court Of Justice		
Vame Of Plaintiff				
Address	CIVIL SUMMONS			
City, State, Zio				
VERSUS			G.S. 1A-1, Rules 3 and 4	
Name Of Defendant(s)	Date Original Summons Is	ssued		
	Date(s) Subsequent Sum	mons(es) Issued		
To Each Of The Defendant(s) Named Below:				
Vame And Address Of Defendant 1	Name And Address Of De			
IMPORTANTI You have been sued! The You have to respond within 30 days. Yo you have to respond within 30 days. Yo yiMPORTANTE! JSe ha entablado un pro INO TIRE estos papeles! Tiene que contestar a más tardar en 30 acerca de su caso y, de ser necesario, documentos!	u may want to talk with a meone who reads Englis oceso civil en su contra! días. ¡Puede querer con	a lawyer about yo h and can transla Estos papeles so sultar con un abo	ur case as soon as te these papers! In documentos legales. Igado lo antes posible	
A Civil Action Has Been Commenced Against You!				
You are notified to appear and answer the complaint of the p	laintiff as follows:			
 Serve a copy of your written answer to the complaint up served. You may serve your answer by delivering a copy 				
 File the original of the written answer with the Clerk of Si 			the rest of the states, the rest	
If you fail to answer the complaint, the plaintiff will apply to the				
Vame And Address Of Plaintiff's Attorney (if none, Address Of Plaintiff)	Date Issued	Time	1152 A 0.0302	
			AM PM	
	Signature			
	-	A.075	N2.W	
	Deputy CSC	Assistant CSC	Clerk Of Superior Court	









COMMON STATUTORY PERIODS OF LIMITATION- NC

•Wrongful death action -2 years from the date of death.

•Action involving insane/incompetent person – 3 years after disability is removed (or guardian appointed)

•Most other actions — 3 years

11

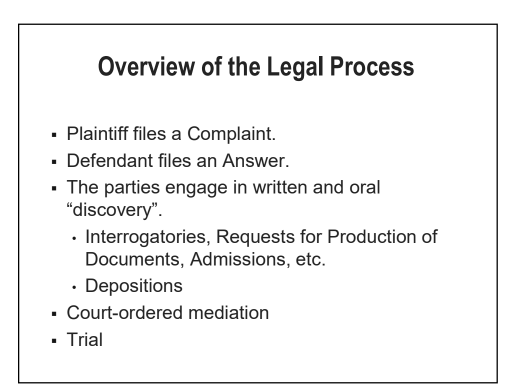
APPLICATION OF STATUTES OF LIMITATION

•Resident "X" gets a medication overdose while in the nursing facility and *dies*.

•The heirs of Resident "X" have <u>**2 years**</u> within which they may file a "wrongful death" claim in Superior Court.

APPLICATION OF STATUTES OF LIMITATION

- Resident "X" is an adult and *develops a pressure ulcer that becomes infected but does not die.*
- Resident "X" has <u>3 years</u> to make a claim for damages.







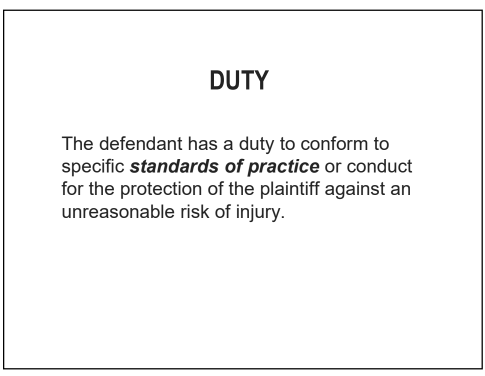
WHAT IS NEGLIGENCE?

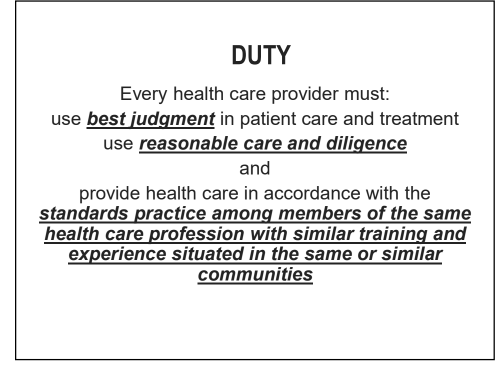
The failure to use such care as a reasonably prudent and careful person would use under the same or similar circumstances.



4 ELEMENTS OF NEGLIGENCE

- Duty (standards of practice)
- Breach of duty
- Causation
- Damage





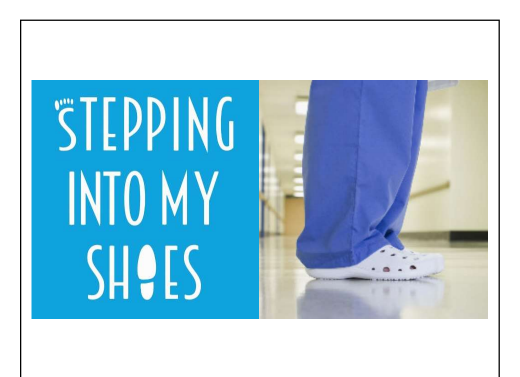


THESE STANDARDS ARE OUTLINED IN <u>N.C. GEN.</u> STATS. 90-21.11 & 90-21.12 DEFINITIONS & STANDARD OF HEALTH CARE:

The defendant health care provider shall not be liable for the payment of damages unless the jury finds by the greater weight of the evidence that the care of such health care provider was not in accordance with the *standards of practice* among members of the

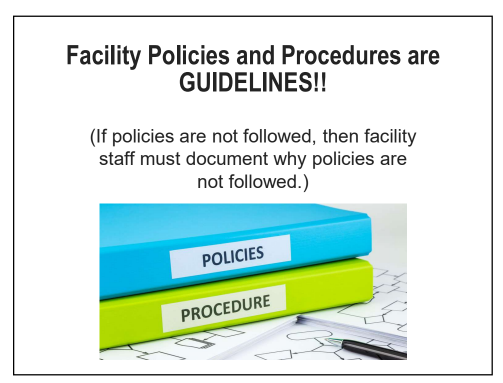
- 1. <u>same health care profession with similar training and</u> <u>experience</u>
- 2. <u>situated in the same or similar communities</u>
- 3. <u>under the same or similar circumstances</u>

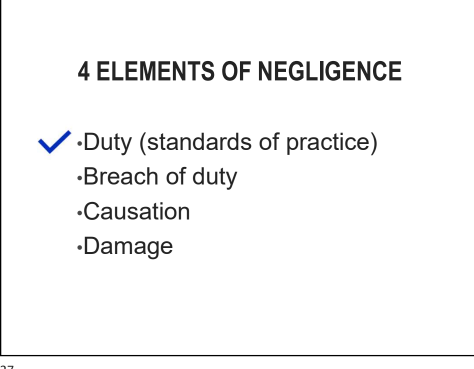
at the time at the time of the alleged act and giving rise to the cause of action.



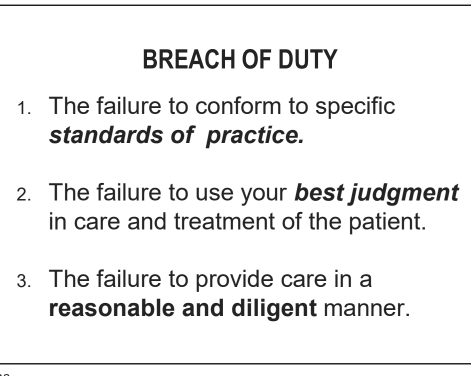
FROM WHERE DO THESE "STANDARDS OF PRACTICE" **ORIGINATE**?

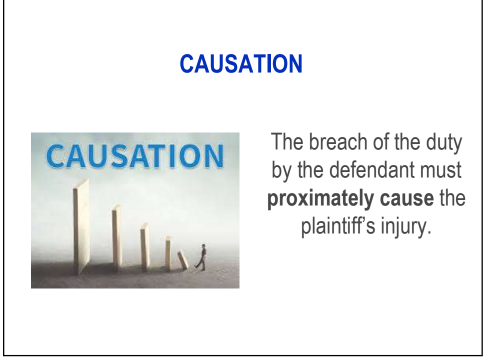
National Guidelines or Recommendations: CDC Professional Associations: APIC, AORN Facility Policies and Procedures North Carolina Administrative Code Federal Regulations



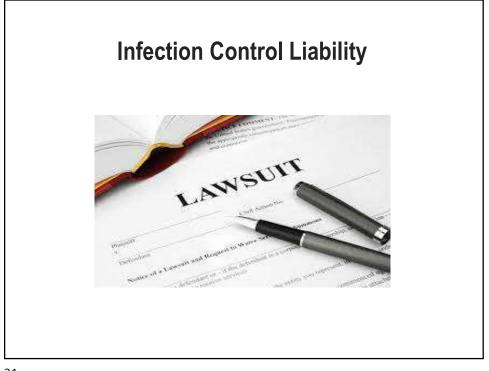


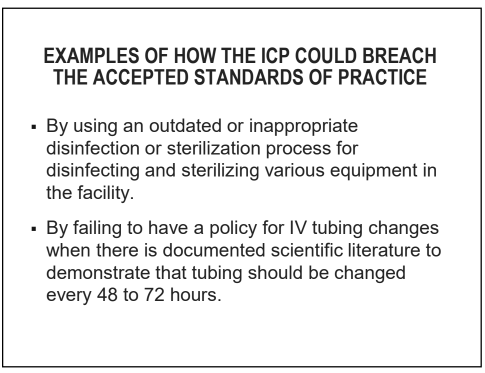






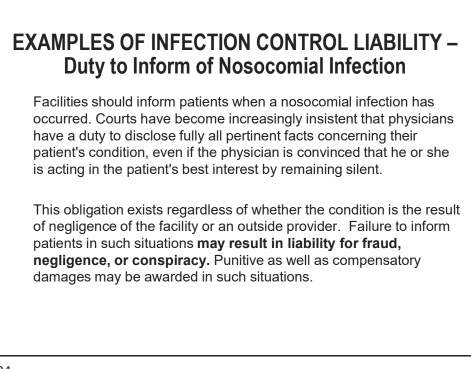








- By failing to correctly isolate patients or follow the proper protocol when entering/exiting isolation areas.
- Confidentiality issues, HIPAA.
- Outbreak investigation and proper precautions and isolation, e.g. failure to recognize pattern of problems in a facility thus delaying appropriate precautions and isolation.



EXAMPLES OF INFECTION CONTROL LIABILITY – Duties to Non-Patients

Providers' obligations extend to persons other than their patients. A duty of **reasonable care** extends to all employees, volunteers, and visitors on the premises. A facility owes an individual who visits during regular visiting hours and remains in those parts of the premises open to visitors a **duty of exercising ordinary care**.

If a third party develops an infection from a patient because of the facility's negligence, case law has established that damages may be awarded to the third party. Visitors of isolation patients, for example, should be warned of the risk of contracting the disease, and documentation should be made indicating the visitor was so advised.



CASE EXAMPLE #1 OF INFECTION CONTROL LIABILITY

- Resident developed several wounds on his right leg. One of the wounds became infected.
- Resident's right leg continued to progressively worsen, leading to an amputation.
- Resident's family filed a lawsuit alleging that the facility's failure to implement proper wound care measures and timely send the resident to an outside provider led to the infection and eventual amputation.

