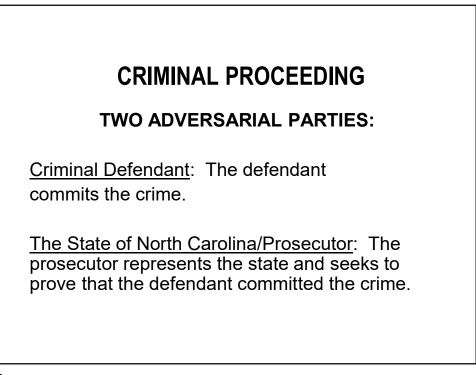
LEGAL ASPECTS OF INFECTION PREVENTION

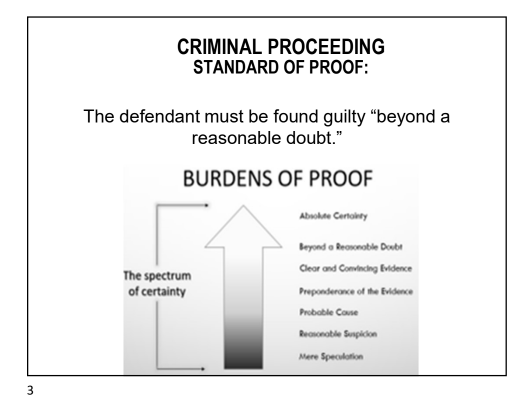
Statewide Program of Infection Control and Epidemiology

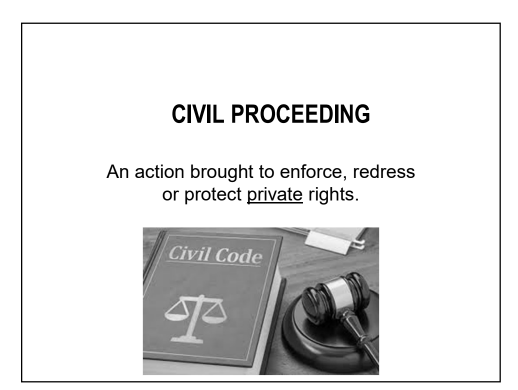
April 8, 2025

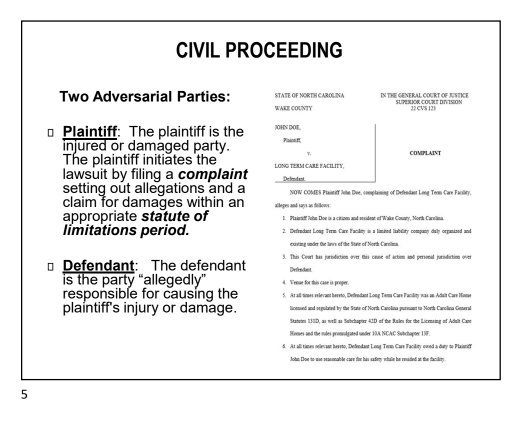
DONNA RENFROW RUTALA, B.S.N., J.D. BRITTANY D. LEVINE, J.D.

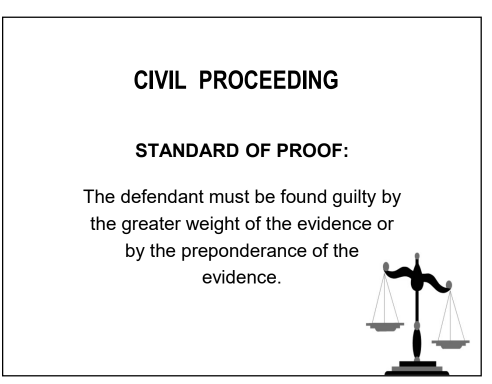
> Young Moore and Henderson, PA Glenwood Avenue Raleigh, North Carolina 27612 919-782-6860/ youngmoorelaw.com











CIVIL PROCEEDING

Statutes of Limitations:



The statutory time period within which a lawsuit must be filed or within which certain rights must be enforced or the claim will be barred.

COMMON STATUTORY PERIODS OF LIMITATION- NC

•Wrongful death action—2 years

- •Action involving minor— "before the minor attains the full age of 10 years."
- •Action involving retained foreign body—1 year after

discovery, but not more than 10 years from the last

act of the defendant

•Most other actions—3 years

APPLICATION OF STATUTES OF LIMITATION

•Patient "X" gets a medication overdose while in the hospital and *dies*.

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

9

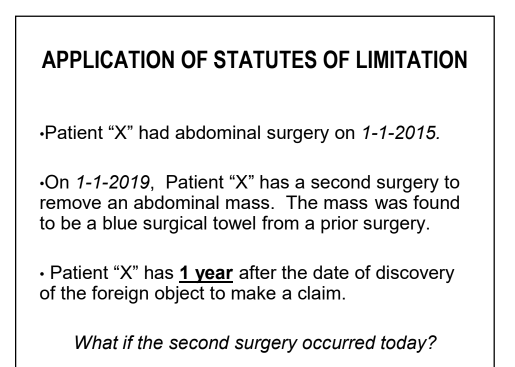
APPLICATION OF STATUTES OF LIMITATION

•Patient "X" is a minor child and *does not die* from the medication overdose, but lost all of her hair as a result.

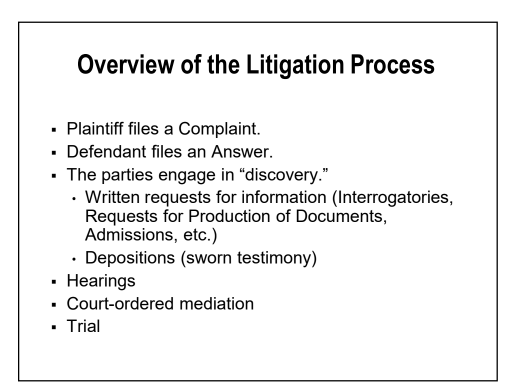
•Patient "X" has until <u>age 10 years</u> to make a claim.

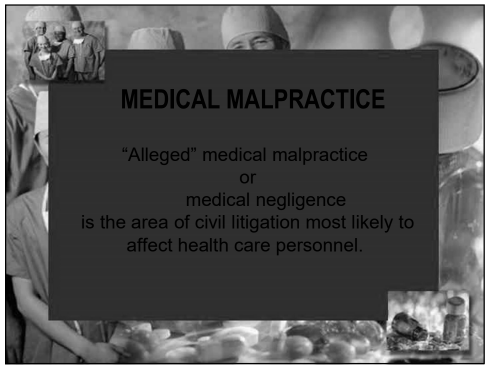
APPLICATION OF STATUTES OF LIMITATION

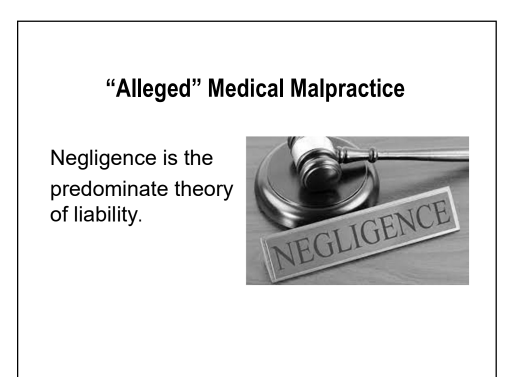
- Patient "X" is an adult and *does not die* from the overdose.
- Patient "X" had an extended hospital stay due to the overdose. Patient "X" has <u>3 years</u> to make a claim for damages.



Statutes of Limitation					
Claims:	NC	SC	TN	VA	он
Personal Injury	3 yrs	3 yrs	1 yr	2 yrs	2 yrs
Wrongful Death	2 yrs	3 yrs	1 yr	2 yrs	2 yrs
Medical Malpractice	3 yrs	3yrs	1 yr	2 yrs	6 yrs

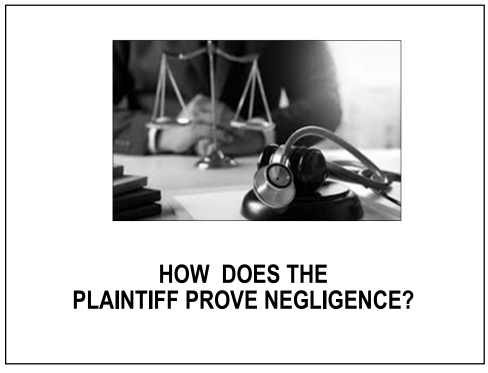






WHAT IS NEGLIGENCE?

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



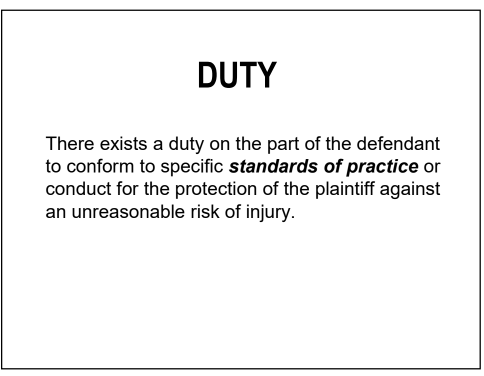
4 ELEMENTS OF NEGLIGENCE

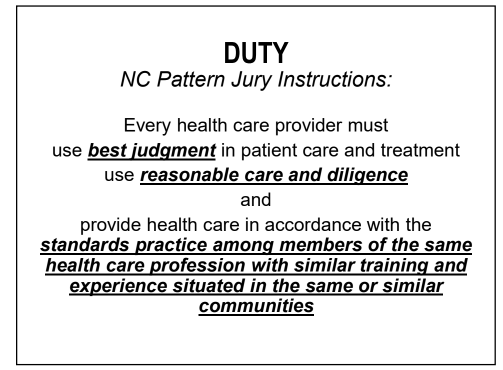
•Duty

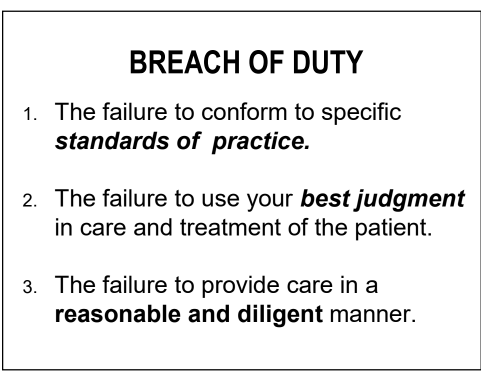
Breach of duty

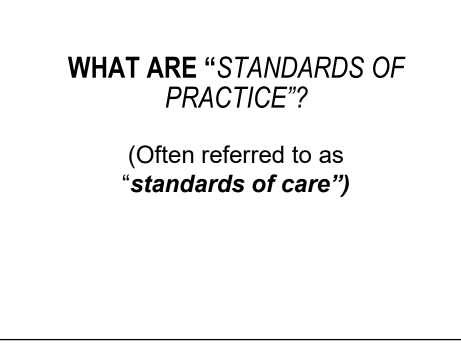
Causation (proximate cause)

Damage





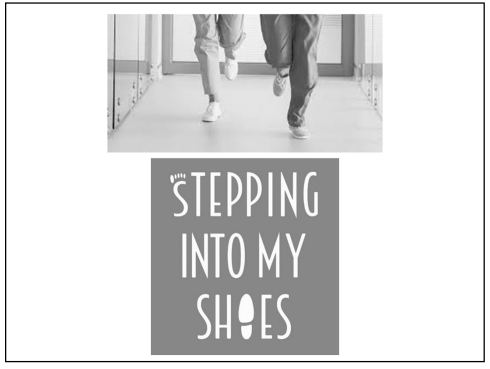


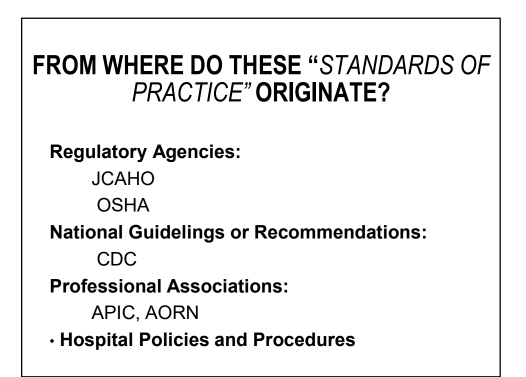


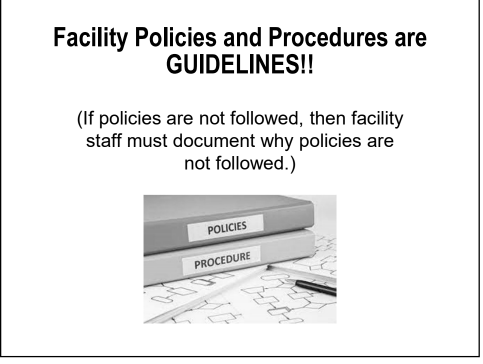
In any medical malpractice action as defined in G.S. 90-21.11(2)(a), the defendant health care provider shall not be liable for the payment of damages unless the trier of fact finds by the greater weight of the evidence that the care of such health care provider was not in accordance with the *standards of practice* among members of the

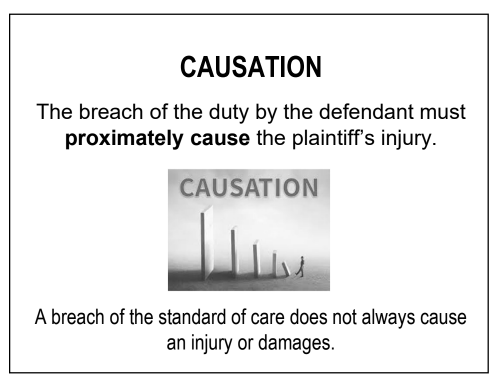
- 1. <u>same health care profession with similar training and</u> <u>experience</u>
 - 2. situated in the same or similar communities
 - 3. under the same or similar circumstances

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







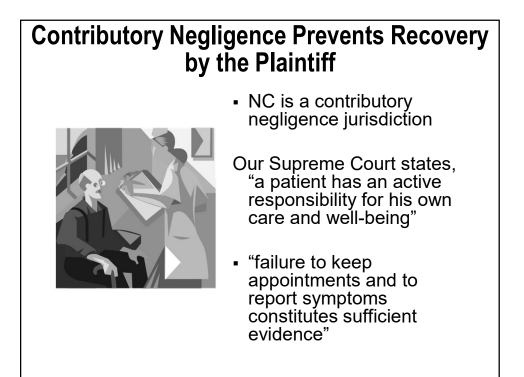


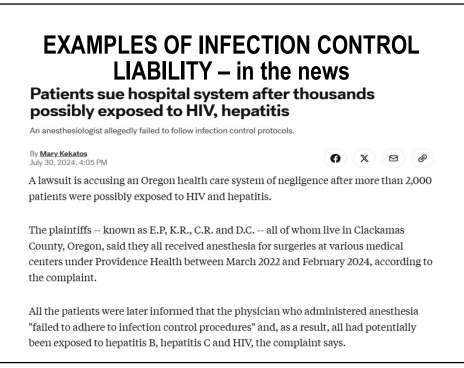
DAMAGE

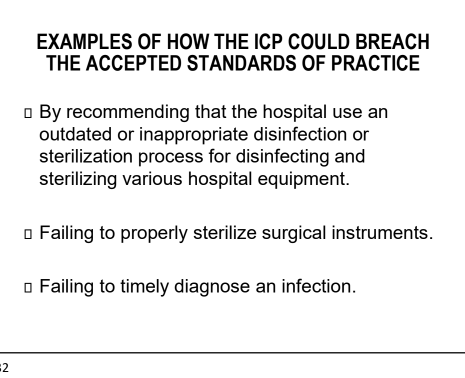
There must be **damage** to the plaintiff's **person or property** to recover for the defendant's negligence.

There can be a breach of duty by the defendant, but if there's no damage, then there is no negligence.



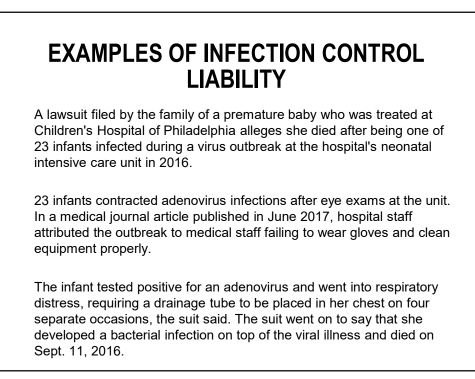






EXAMPLES OF HOW THE ICP COULD BREACH THE ACCEPTED STANDARDS OF PRACTICE

- By failing to correctly isolate patients.
- Confidentiality issues, HIPAA.
- Outbreak investigation and proper precautions and isolation, e.g. failure to recognize pattern of problems in a hospital unit thus delaying appropriate precautions and isolation.



EXAMPLES OF INFECTION CONTROL LIABILITY

Exposure to Contagious Patients

- Hospital licensure regulations in most states require isolation facilities for patients with communicable disease.
- Liability may be imposed for failure to isolate patients with communicable diseases or for failure to guard against cross-infection. Courts have held that defendants are liable when a patient contracts an infection after being negligently exposed to a contagious patient.

35

EXAMPLES OF INFECTION CONTROL LIABILITY

Exposure to Contagious Patients - (Continued)

- In <u>Ryan v. Frankford Hosp</u>., the minor plaintiff, Sean Ryan, was hospitalized and placed in a room with another minor. A sign above the bed read "Enteric Conditions and/or Precautions."
- In their complaint, the plaintiffs alleged that at no time throughout Ryan's hospitalization at the defendant hospital were they advised that their child's roommate had a contagious infection, shigellosis. Interaction between the minor patients was encouraged, and meals were served to them at the same table.

EXAMPLES OF INFECTION CONTROL LIABILITY

Exposure to Contagious Patients - (Continued)

Sean's pregnant mother, presumably as a result of her contact with contagious patient or her son, was admitted to another hospital with the diagnosis of shigellosis. Shortly thereafter, she underwent a therapeutic abortion. Court documents show that the case was settled.

37

EXAMPLES OF INFECTION CONTROL LIABILITY

Administration of Medications

Patients of a hospital filed a class-action lawsuit after at least 450 of them were exposed to HIV and hepatitis due to bad practices in administering IV medications. The practice was limited to a group of endoscopy patients and covered a period of about two years.

The lawsuit alleged the impacted patients are were undergoing screening tests to check for Hepatitis B, Hepatitis C, and HIV, which could all cause lifelong impacts.

The complaint centered around the claim that the hospital and its employees were negligent in its policies and procedures when administering IV medications, which could now mean lifelong health issues for those affected.

EXAMPLES OF INFECTION CONTROL LIABILITY

Obligation to Inform Patients of Nosocomial Infection

Providers should inform patients when a nosocomial infection has occurred. Courts have become increasingly insistent that physicians have a duty to disclose fully all pertinent facts concerning their patient's condition, even if the physician is convinced that he or she is acting in the patient's best interest by remaining silent.

This obligation exists regardless of whether the condition is the result of negligence of the physician, a colleague, or the hospital. Failure to inform patients in such situations may result in liability for fraud, negligence, or conspiracy. Punitive as well as compensatory damages may be awarded in such situations.

39

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. An individual who visits during regular visiting hours and remains in those parts of the premises open to visitors is an invitee to whom the hospital owes the duty of exercising ordinary care. If a third party develops an infection from a patient because of the provider'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.



Kansas officials say tuberculosis outbreak is largest on record in US history

Kansas is facing an unprecedented outbreak of tuberculosis, one that has been labeled the largest of its kind on record in the US.

According to the Kansas state department of health and environment, as of 24 January, there had been 67 active tuberculosis cases since 2024 and an additional 79 latent or non-active infections. The infections – all since 2024 – were reported in Wyandotte and Johnson counties, which are part of the greater Kansas City area.

Jill Bronaugh, the communications director for the Kansas department of health and environment, described the outbreak as the "largest documented [tuberculosis] outbreak in US history" since the federal Centers for Disease Control and Prevention (CDC) began monitoring and reporting cases of the illness in the 1950s.

COVID-19 Immunity - "Emergency or Disaster Treatment Protection Act"

Provides immunity from civil liability for any harm or damages caused by acts or omissions in rendering health care services if those health care services:

(1) occurred during the emergency declaration;

(2) are in response to or as a result of the COVID-19 pandemic; and

(3) are provided in good faith.

□ This protection expired on August 15, 2022.

43

COVID-19 Immunity & Takeaways from Land v. Whitley

1. Health care providers are unlikely to obtain a dismissal of the lawsuit before discovery takes place.

2. To establish immunity, health care providers must present evidence of how the COVID-19 pandemic impacted each allegation of negligence specifically. A causal link between the pandemic and the plaintiff's care is required.

3. Courts will interpret the statute as a "limited immunity".

OTHER POTENTIAL LIABILITY CLAIMS AGAINST HEALTH CARE PROVIDERS

Breach of contract

Fraud

Libel/Slander

Product liability

Premises liability

45

INFECTION PREVENTION PROFESSIONAL AS A DEFENDANT

<u>Probability</u>: The chance that an ICP will be sued is low compared to clinicians with "hands-on" patient care.

What should you do if you are served with a civil summons and Complaint stating that you have been sued?

- Contact the hospital attorney or your administrator immediately.
- Deliver summons and complaint to attorney for hospital or its insurance carrier immediately.
- □ An answer must be filed on your behalf by you and your attorney within 30 days of receipt of the Complaint.
- Do not talk to anyone about the incident in question outside the presence of hospital attorney or administrator.

