

# Various Tests for Proximate Causation

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# **Tests for Proximate Causation**

- Direct Test
- Foreseeability Test
- Harm-within-the-Risk Test

**Direct Test** 

# **Direct Test**

- Asks if there are any intervening causes between breach and injury
  - An intervening cause is any natural event or third-party action that was necessary for the  $\Delta$ 's breach to end up causing the  $\pi$ 's injury.
- If so, then  $\pi$  fails direct test;  $\Delta$  wins
- This test is generally obsolete at this point and should not be considered good law.

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**Direct Test** 

# **Direct Test**

- Some other ways of conceiving of the direct test:
  - There must be no links in the causal chain between  $\Delta$ 's breach and  $\pi$ 's injury.
  - If there is any but-for cause between  $\Delta$ 's breach and  $\pi$ 's injury,  $\Delta$  wins.
  - The  $\pi$  must prove the  $\Delta$  acted on a "set stage," that all that was necessary for  $\pi$ 's injury was  $\Delta$ 's breach.
- (But remember, the direct test is mostly dead-letter at this point.)

# Foreseeability Test

Foreseeability Test

- Asks if  $\pi$ 's injury was foreseeable at the time of  $\Delta$ 's breach.
  - Take an imaginary trip back in time to moment of  $\Delta$ 's breach:
  - Ask, "What might go wrong here?"
  - If  $\pi$ 's injury is the kind of thing you think of, the test is satisfied.
- This is objective. It doesn't help  $\Delta$  that  $\Delta$  didn't actually foresee the harm.
- This is probably the most common articulation of proximate causation.

oreseeability Test

# Objects of Foreseeability

- Unforeseeable plaintiff
  - Test failed, ∆ wins
- Unforeseeable type of harm
  - Case-by-case; no hard and fast rule
- Unforeseeable manner of harm
  - Test usually satisfied; π usually wins proximate causation issue
- Unforeseeable extent of harm
  - Test almost always satisfied;  $\pi$  generally wins proximate causation issue
  - a/k/a "eggshell plaintiff rule"

Foreseeability Test

# **Objects of Foreseeability**

• Unforeseeable plaintiff

Test failed A wins

To simplify:

- If the plaintiff is unforeseeable,  $\Delta$  wins.
- If it's just the amount of damage that's unforeseeable, then the  $\Delta$  is generally out of luck.
- If something else about what went wrong can be characterized as unforeseeable, the Δ might possibly have a chance of winning proximate causation but shouldn't get too excited.

wins proximate causation issue

- a/k/a "eggshell plaintiff rule"

Harm-within-the-Risk Test

# Harm-within-the-Risk Test

- Similar to the foreseeability test, this can be thought of as a re-articulation of the foreseeability concept.
- Ask, "Is the harm suffered by the π the kind of thing that makes the Δ's conduct a breach of its duty?"
  - If so, the test is satisfied

**Superseding Causes** 

# **Superseding Causes**

- A "superseding" cause results in a failure of proximate causation, even under foreseeability or harm-within-the-risk analysis.
- A superseding cause is an intervening cause that cuts off the chain of causation.
- It's a <u>conclusory</u> term.
  - I.e., to say an intervening cause is "superseding" is to say you're letting the  $\Delta$  off the hook.
- There's no hard or fast rule about what constitutes a superseding cause.
  - Criminal intervenors are usually superseding, unless the  $\Delta$  had some particular duty vis-à-vis criminals.









Hypo: Carter, Driscoll, and Enterby are auto mechanics sharing a garage. Carter opens up a bottle of brake fluid, uses it in a car, and, being sloppy, she doesn't throw away the bottle. Driscoll, coming along later, needs a container for non-potable water. Seeing the empty brake fluid container, he puts water into it, screws the cap back on, and leaves it. Sometime later, Enterby is repairing brakes. Enterby reaches for the nearest bottle labeled brake fluid and uses it on Florvan's car. Florvan picks up the "repaired" car and drives away. The brakes fail because of water in the lines, and as a result, Florvan is unable to avoid hitting Garnett.

For the following questions, assume that Garnett is suing over bones broken from the force of Florvan's car being transmitted to Garnett's body in the course of the collision.

#### Garnett against Carter:

Is proximate causation satisfied under the <u>direct test</u>?

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Are there any intervening causes between  $\Delta$ 's act and  $\pi$ 's injury? YES

Result: Proximate causation is <u>not</u> satisfied.

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## Garnett against Carter:

Is proximate causation satisfied under the **foreseeability test**?

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At the time Carter left an empty brake fluid bottle without throwing it away, was it foreseeable someone would get hit by a car as a result?

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## Garnett against Carter:

Is proximate causation satisfied under the foreseeability test?

At the time Carter left an empty brake fluid bottle without throwing it away, was it foreseeable someone would get hit by a car as a result? NO

Result: Proximate causation is <u>not</u> satisfied.

# Garnett against <u>Driscoll</u>: Is proximate causation satisfied under the <u>foreseeability test</u>?

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# Garnett against <u>Driscoll</u>: Is proximate causation satisfied under the foreseeability test?

At the time Driscoll left a brake fluid bottle filled with water in the repair shop, was it foreseeable someone would get hit by a car as a result?

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At the time Driscoll left a brake fluid bottle filled with water in the repair shop, was it foreseeable someone would get hit by a car as a result? YES (at least that's what I think)

Result: Proximate causation <u>is</u> <u>satisfied</u>.

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Garnett against <u>Driscoll</u>:
Is proximate causation satisfied under the <u>harm-within-the-risk</u> test?

# Garnett against <u>Driscoll</u>: Is proximate causation satisfied under the <u>harm-within-the-risk</u> test?

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# Garnett against <u>Driscoll</u>: Is proximate causation satisfied under the <u>harm-within-the-risk</u> test?

Assuming it's negligent to leave a brake fluid bottle filled with water in the repair shop, is a car accident the kind of thing that makes it negligent to do so? YES (I feel pretty sure about this)

Result: Proximate causation <u>is</u> satisfied.

# Garnett against Enterby:

Is proximate causation satisfied under the foreseeability test?

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At the time Enterby put fluid into the brake fluid reservoir that was the wrong color and viscosity, was it foreseeable a car accident could result?

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#### Garnett against **Enterby**:

Is proximate causation satisfied under the <u>harm-within-the-risk</u> <u>test</u>?

#### Garnett against Enterby:

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## Hirosaki against Driscoll:

Garnett is a nurse who was on his way to provide at-home nursing care for Hirosaki. Garnett never makes it to Hirosaki's house, and during Garnett's would-be shift that day, Hirosaki sustains an injury Garnett would have prevented.

## Hirosaki against Driscoll:

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Is proximate causation satisfied under the foreseeability test?

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Is proximate causation satisfied under the foreseeability test?

NO, because Hirosaki is an unforeseeable plaintiff.

Result: Proximate causation is <u>not</u> satisfied.



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for an infection caused by
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Is proximate causation satisfied under the foreseeability test?

<u>YES</u> because medical malpractice is always considered foreseeable (even if it really isn't).

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Is proximate causation satisfied under the foreseeability test?

Almost certainly NO because this isn't foreseeable. True, it's a foreseeable plaintiff and arguably a foreseeable type of harm (car accident), but a court would, if pressed, hold the bus to be a superseding cause.