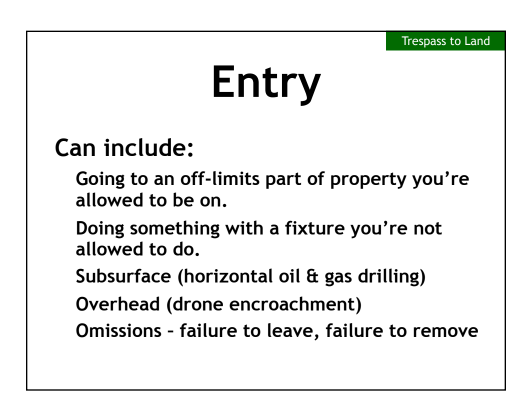




Trespass to Land

## Intent

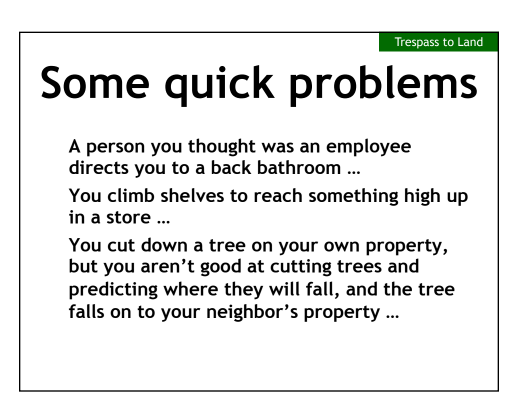
All you need is intent for the <u>entry</u>. Not intent to trespass! Contrast this with battery. Ex.: Kicking a box with a child hiding inside.



Trespass to Land

## Damages and Scope of Recovery

- Allows what is in essence strict liability for damage caused during a trespass.
- This is a very powerful way to recover for accidental damage beyond negligence or strict liability.









### From the casebook ... p, 225

### **Problem: Champagne Whooshes**

1. What do you recommend the Wangs do about their problem? Do they have a viable lawsuit against anyone?

2. Suppose Air Adventures, Buoyant Breakfasts, and Champagne Celebrations are the three companies that operate balloon charters that frequently end up over the Wangs' house. Imagine that Buoyant Breakfasts offers to stop flying Mondays through Wednesday and to pay the Wangs a token license fee for all other days. What should the Wangs do with the offer?

#### Trespass to Land

# Let's do some problems on intent to help you get the concept.

Intent problem: Danny places the puck	Trespass to Land	
Danny doesn't intend to trespass, but Danny does intend to place a hockey puck on piece of land "X," and he does so. Piece of land "X" is owned by Pilar, and Pilar hasn't given Danny permission to place the puck on piece of land "X."		
Is there requisite intent for trespass to land? A. Yes B. No		

#### Intent problem: Danny places the puck

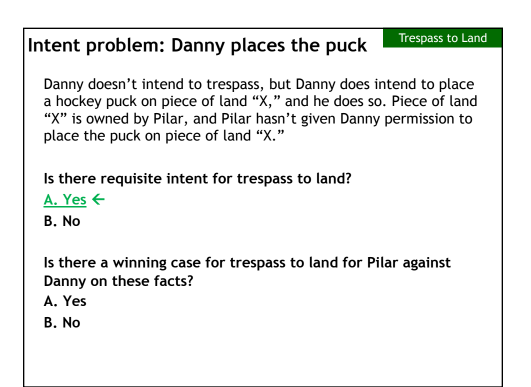
Trespass to Land

Danny doesn't intend to trespass, but Danny does intend to place a hockey puck on piece of land "X," and he does so. Piece of land "X" is owned by Pilar, and Pilar hasn't given Danny permission to place the puck on piece of land "X."

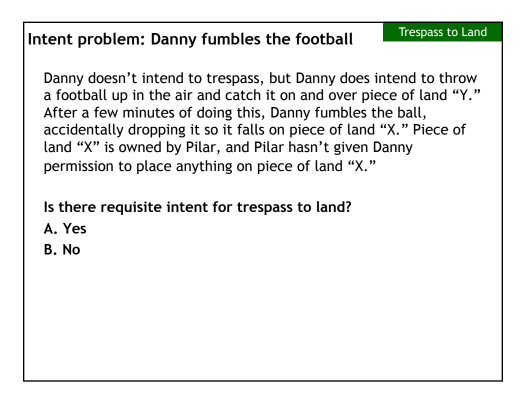
Is there requisite intent for trespass to land?

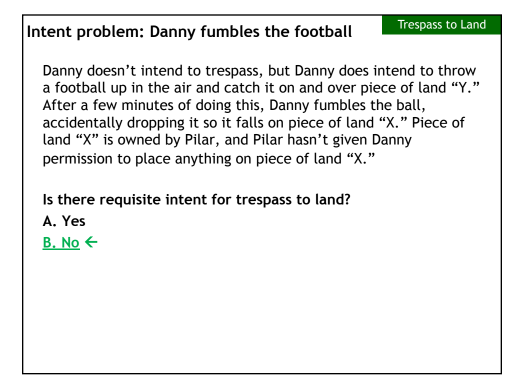
<u>A. Yes</u> ←

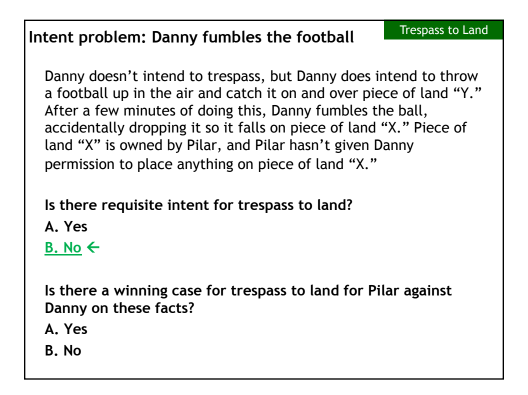
B. No

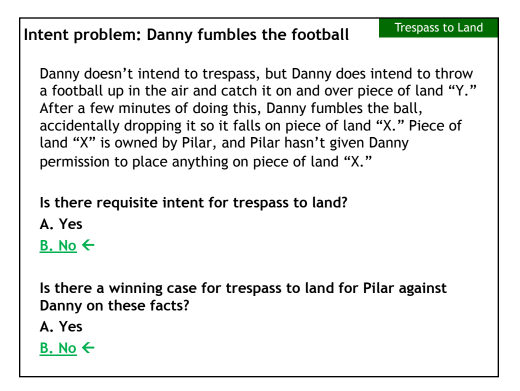


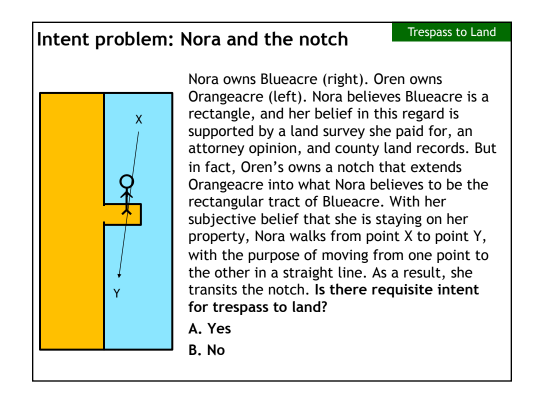
Intent problem: Danny places the puck	Trespass to Land
Danny doesn't intend to trespass, but Danny does in a hockey puck on piece of land "X," and he does so. "X" is owned by Pilar, and Pilar hasn't given Danny place the puck on piece of land "X."	Piece of land
Is there requisite intent for trespass to land? <u>A. Yes</u> ← B. No	
Is there a winning case for trespass to land for Pila Danny on these facts? <u>A. Yes</u> ← B. No	ar against





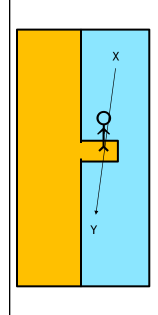






#### Intent problem: Nora and the notch

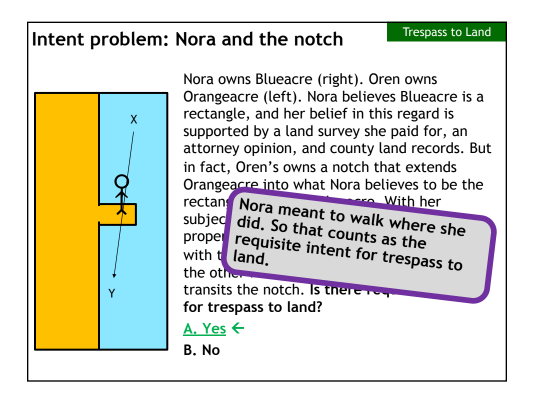
Trespass to Land

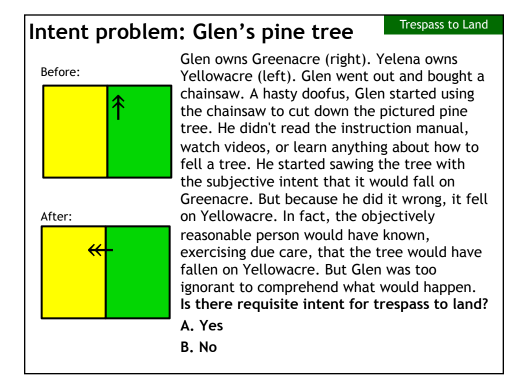


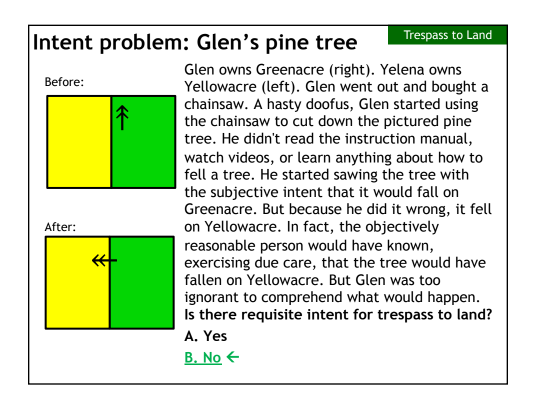
Nora owns Blueacre (right). Oren owns Orangeacre (left). Nora believes Blueacre is a rectangle, and her belief in this regard is supported by a land survey she paid for, an attorney opinion, and county land records. But in fact, Oren's owns a notch that extends Orangeacre into what Nora believes to be the rectangular tract of Blueacre. With her subjective belief that she is staying on her property, Nora walks from point X to point Y, with the purpose of moving from one point to the other in a straight line. As a result, she transits the notch. Is there requisite intent for trespass to land?

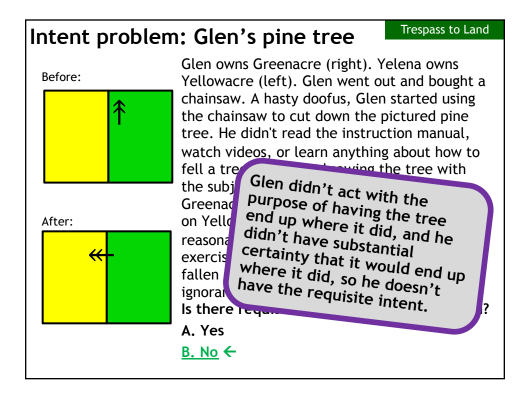
<u>A. Yes</u> ←

B. No









Intent problem: Mitch's mistake #1		
Mitch has a demolition business. He was hired by Ajax to demolish a shed on Pinkacre (left). "I sure		
Î	M	don't want to trespass," Mitch said. So Ajax signed a written contract that provided, "I, Ajax, hereby represent, warrant, and certify that Mitch has permission to demolish the shed on Pinkacre, and I agree to indemnify Mitch for any tort claim that may result from Mitch undertaking the activity that is the subject of this contract." Mitch thought everything was on the up and up. He demolished the Pinkacre shed on purpose, using his bulldozer. It turns out Ajax had no lawful authority to authorize the demolition of the shed, which, along with the rest of Pinkacre, was owned by Polly.
Is there requisite intent for trespass to land in a suit brought by Polly against Mitch?		
		A. Yes
		B. No

