Torts II

University of North Dakota School of Law Spring 2011

Eric E. Johnson Associate Professor of Law

SYLLABUS

<u>GOALS</u>: My primary goals for the Torts I and Torts II courses are for you to become literate and conversant in the principal doctrines of tort law and to be able to thoroughly analyze torts problems, applying tort law to facts. In addition, you should gain an understanding how tort law works in practice and how rhetoric, strategy, and values affect the law and the outcomes of cases. Finally, you should gain an appreciation of the theory and philosophy behind the common law of torts and learn something of the historical and jurisdictional context of present-day tort law.

<u>COVERAGE</u>: In the Fall, in Torts I, we covered in-depth only the tort of negligence, plus issues of liability arising in the health-care context. This Spring semester, in Torts II, we will proceed at a faster pace, building on the foundations laid in the first semester, and will cover intentional torts, strict liability, products liability, economic torts, worker's compensation, defamation, remedies, theoretical perspectives on tort law, and more.

<u>CLASS WEBSITE</u>: Various materials and links are on the class website at: http://www.eejlaw.com/courses/torts_1011/

<u>MATERIALS</u>: There are three required books and one required supply item for this course.

The following book is available for download, for free:

Torts Compendium, Volume Two (version 1.0 or higher) by Eric E. Johnson

Books and supply items to be purchased by you, either online or from the UND bookstore, are:

Understanding Torts, Third Edition by John L. Diamond, Lawrence C. Levine, M. Stuart Madden. Published: 2007, Matthew Bender ISBN-13: 9781422411605

Four Trials by John Edwards, with John Auchard.

Published: 2004, Simon & Schuster

ISBN-10: 0743272048 ISBN-13: 978-0743272049 TurningPoint ResponseCard RF Model name: ResponseCard RF Manufacturer: Response Innovations Distributor: Turning Technologies Item model number: RCRF-01

In lieu of the TurningPoint ResponseCard RF, you may, at your option, purchase the following:

TurningPoint ResponseCard XR Model name: ResponseCard XR Manufacturer: Response Innovations Distributor: Turning Technologies Item model number: RCXR-01

Other: Additional materials that will be part of the required reading may be made available via links from the course website. Other required materials may be handed out in class. In addition, materials may be placed on reserve in the library. In addition, you should expect that I will assign one or more lessons from the CALI website (the Center for Computer-Assisted Legal Instruction) at http://www.cali.org, so you should be able to log on to that site.

Study Aids and Unassigned, Additional Reading: Beyond the required materials, you are encouraged to use any other materials you find helpful or interesting, including, for instance, commercial outlines. CALI exercises that you undertake on your own can often be very rewarding as well. The more you learn about torts, the better. Commercial outlines and other study aids are a great way of gaining a basic understanding of the blackletter law in a subject. That being said, the best time to read such a secondary source is right at the beginning of the semester. That way, you may give yourself a better foundation of knowledge for learning the material presented in the cases and in class. On the other hand, reading a commercial outline as exam preparation for this class could be a waste of your time and mental energy. But it's up to you, of course, to judge for yourself. If you do use study aids, I would appreciate your letting me know your experience with them – whether good or bad.

ASSIGNED READING: In each class I will announce the reading assignment for the next class meeting. I will take care to craft reading assignments so that they are not unduly burdensome. In return, I ask that you do the reading conscientiously. How should you tackle the reading? You could, of course, brief the cases, use a highlighter, make margin notes, or do any of a number of other things. And, of course, you should do what works for you. But the most important thing is to read the material with interest. "With interest" means you should be having thoughts going through your head such as, "Mmmm, interesting!" "Ah ha! That makes sense!" or "What is wrong with this judge?!!!!"

One way to approach the reading, suggested by law professor Scott Brewer, is to be aware of "the literary drama of the law," that is, "be alert to the narratives of the hopes, aims, fears, aspirations and frustrations of the litigants ..." Behind every case there is a real story. The more you allow yourself to be absorbed into that story, the more you will get out of the case.

Also, you should attempt to put yourself in the position of the judge. Force yourself to confront the challenge of trying to interpret the law in a way that is fair,

unbiased, beneficial for society, and true to statute and precedent. Using this kind of viewpoint, you are bound to get something extra out of every case you read.

<u>CLICKERS</u>: You will be expected to bring to each class your radio-frequency audience-response peripheral, the ResponseCard or "clicker." The clicker will be used for taking attendance and for in-class participation. Have it out and ready at the beginning of class.

You must register your clicker using an online software interface called Blackboard. It is only by registering your clicker that you can be counted as attending class and participating via your clicker. To register your clicker, follow these steps: (1) Log on to Blackboard. (2) Follow the link to course (LAW 112 Torts II). (3) Click on "Course Tools," which is in the tool box on the left-hand side of the page. (4) Click on "TurningPoint Registration Tool." (5) Input your response device ID, found on the clicker. (6) Press "submit."

Technical support questions regarding the clickers, including registration of them, should be directed to the school's information-technology staff.

Please take special note: Only the student registered to a clicker may use that clicker. Bringing a clicker to class belonging to an absent student and using it for that student would constitute academic dishonesty. As such, it is punishable by the School of Law and University administrations, and reportable to state bar committees making moral-character determinations of fitness to practice law.

<u>GRADING</u>: Your grade will primarily be based on your exam performance. The exam is discussed below. Each exam will be "blind graded" so that I will not know the identity of the student as I am grading his or her exam. <u>You may not waive anonymity</u>. Self-identification on the exam or otherwise destroying anonymity will, at a minimum, result in a lower grade, and may result in disciplinary action.

Class participation will also count in calculating your grade. I may do this in one of a couple of ways. I may add or subtract from some students' exam grades on a non-blind, discretionary basis, with the result forming your grade for the course. Alternatively, I may create a class-participation grading component on a non-blind discretionary basis, and then have that component form a small portion, not exceeding approximately 10 percent, of the total grade for the course. Regardless of the method I use for factoring in class participation, I anticipate that some students' grades will be increased upward and others' may end up being adjusted downward, with most students' grades probably remaining unchanged.

Reasons for a negative effect of class participation on the overall course grade will include exhibiting poor performance in the classroom, excessive absence, tardiness, and being unprepared for class.

Please keep in mind that, despite the fact that class participation is graded, you should not worry unduly about the quality of your verbal responses in class discussion. As long as you do the reading and give it honest effort when speaking in class, you will not be marked down. Law school, like all other educational environments, is a place to learn, and that necessarily implies that this is a place to fumble and make mistakes. I do not ask questions and conduct discussion as a way of judging you; I do it as a way of challenging you and helping everyone to learn. So put aside your fears and engage in the conversation. Once you are a full-fledged lawyer, having a confident voice under pressure will be indispensable. Now is the time to find that voice. Be bold.

Note that I plan to do at least on quiz near the beginning of the semester after we have done the blackletter review. Students' quiz performance will figure into class-participation and will therefore be a very minor part of any student's overall grade.

<u>COMMUNICATIONS</u>: My e-mail address is ejohnson@law.und.edu. Please note that I do not answer or discuss substantive questions through e-mail. Moreover, perhaps unlike many students, I do not read e-mail on an hour-by-hour or even day-by-day basis. I may not respond at all to certain e-mailed questions, including those which ask for information that is clearly answered in this syllabus. If you miss class, please ask other students for information you may have missed, such as reading assignments. Any e-mail communications you do have with me should be prepared in a professional manner, including the use of a meaningful subject line.

If you have any questions about the exam, please ask them in open class. In the aims of fairness, I do not discuss the exam on an *ex parte* basis.

My office is No. 304. Open office hours are posted by my door and on ericejohnson.com. If you would like to speak with me and you cannot come by office hours, I am very happy to arrange for another time to talk with you. Please make an appointment by sending me an e-mail with some suggested times.

At least once during the year, I hope you will come by office hours and introduce yourself, even if you have no questions and nothing to discuss. That's not a requirement, just a request. But it would be nice to be able to chat informally with everyone at least once.

STUDENTS WITH SPECIAL NEEDS AND DISABILITIES: If you have emergency medical information to share with me or need special arrangements in case the building must be evacuated, please make an appointment with me. If you plan to request a disability accommodation, please contact the Dean of Students office, and be aware that you are expected to register with Disability Support Services, 190 McCannel Hall, 777-3425 v/tty.

<u>IN THE CLASSROOM</u>: Do not eat in class. Do not chew gum audibly or with your mouth open. Refrain from engaging in inappropriate uses of laptops. Do nothing that might disrupt class or distract your fellow students.

Your participation in classroom discussion should be meaningful and appropriate. Raise your hand to have a say in discussion when you have a comment that will contribute to the experience of the class as a whole, or when you have a question, the clarification of which will benefit the entire class. Your classroom participation should be <u>appropriate</u> – not too little, not too much. Everybody knows there are students who raise their hand too often and take up too much of the class's time. All of us also know that there are people who sit passively and rarely, if ever, contribute to classroom discussion. Take care that you do not fall into either extreme.

If you cannot participate fully for a particular class, for whatever reason (and there's no need to tell me why), please tell me before class, <u>in person</u>, so that I can avoid calling on you. Reasonable requests of this sort will not adversely affect your grade.

Be aware that I plan to make an audio recording of each class meeting. These recordings are for my use, and, unfortunately, I will not be making them available during the semester for absent students. No one is permitted to make an audio or video recording of class without my express, written permission.

ABSENCES AND TARDINESS: I view attendance in class as an essential component of the educational experience, and therefore, superior performance on an examination cannot make up for insufficient attendance. Deficient attendance may result in a lower class-participation grade. Further, I reserve the right to not award a passing grade for a student with a seriously deficient record of timely attendance.

That being said, an occasional absence or late arrival will not adversely affect your grade at all. But I do appreciate it if you e-mail me beforehand. If you will be late or absent, please let me know by e-mailing me before class, and please make sure you use this special e-mail address: attendance@eejlaw.com. Please make sure the subject line of your e-mail is "Torts". Note that I will likely not read any such attendance e-mails until after all classes conclude. My practice is to review attendance e-mails at the end of the semester when reviewing attendance records and calculating class-participation grades. Please note that there is no need to tell me why you will be absent or late.

Also, if you are late, make sure you come up to me after class so that I can note your attendance. Otherwise, you may be counted as absent.

If you are concerned about your attendance record, please talk to me. Of course, none of the foregoing supersedes the School of Law's or the University's policies.

<u>WYPADKI</u>: The traditional method of exam preparation for law students involves making an outline of the course. Because traditional legal pedagogy eschews using a textbook in lieu of a casebook, the outline fulfills the place of a textbook – providing a written explanation of the subject matter.

As I did during the Fall semester, with the goal of saving time by reducing duplicative labor, I am providing the class with a chance to create an outline as a community – the "wypadki."

The wypadki will be enabled with a wiki, the same web application that is behind Wikipedia, the online encyclopedia that is authored and edited by its readership. Only members of the class will be able to contribute to the wypadki, and each addition, edit, and deletion will be tagged with the name of the contributing class member. I intend to allow students broad latitude in creating the wypadki, though I will step in and provide guidance and restrictions if necessary. On or after a certain announced date at the end of the semester, before the exam, I will lock the wypadki. I will then have a chance to review and alter it before leaving it in a final version. Please note that I reserve the right to make any changes, deletions, and additions I deem appropriate, in my sole discretion, before or after locking the wypadki. The final version will be made available for download sometime before the exam, and copies will be printed and distributed to all students during the exam, discussed below, for use as a reference in drafting an examination answer.

Contributions to the wypadki are voluntary. To the extent you do contribute, please note that contributions to the wypadki must respect intellectual-property law. Do not add copyrighted material (regardless of licensing); limit your contributions to your own originally authored material and material in the public domain, which includes court-issued opinions. In addition, you may incorporate into the class wypadki material from wypadkis constructed by prior classes of mine, along with the torts mindmaps that I created for the class and any other class materials that I author and post on the class website under the heading "Classroom Notes and Presentations," unless otherwise noted. Those exceptions aside, in making a contribution to the wypadki, you are

certifying that the material you add is original and does not include the copyrighted content of others. Also, by contributing, you are agreeing that the wypadki and/or any of your contributions to it may be used, copied, and/or changed by your fellow students for this course and by others for any education- or learning-related endeavor approved by me or my designee.

Registration: Contributing to the wypadki is voluntary, and not a class requirement. If you do choose to contribute to the wypadki, you must register. In the past, some users have had technical problems with getting registered and logging on. Make sure you work out any problems early in the semester. If you wait until too late in the semester to try logging on, you may find yourself in a situation where you cannot make any contributions. Note, though, that if you have already registered for the wypadki in the fall semester, there is no need to register again. To get to the registration page, click on the link in the far upper-right corner of your browser window. When registering, please put your name in the following format:

Lastname.Firstname

Use your real name. Pseudonyms will not be accepted.

Registrations need to be approved before you can edit the wypadki. If you have had a registration pending for a few days without approval, please send me an e-mail to advise me so I can log on and approve it.

If the wiki software demands that you provide a biography, please ignore this. You should be able to register your user ID without filling out such a field.

For technical problems, please contact the law school's information technology staff.

EXAMINATION: I will give a final exam consisting of two parts, one-third multiple-choice and two-thirds essay.

As noted above, I will not discuss the exam on an *ex parte* basis; any questions about the exam must be asked in open class.

Coverage

The material covered by the exam will potentially comprise all the material covered in the Torts II course. That is, if we talked about it in class or if it was in the assigned reading or exercises, it is within the scope of the exam. This should not be a source of undue stress. Be assured that the emphases of the exam will mirror those of class. In other words, the exam's topic coverage will be not be wildly disproportionate to that of the course. Put still another way, I want you to study everything, but if you fail to master a minor point, the results will not be catastrophic.

Studying

My old exams in Torts should be quite to useful to you in studying for and thinking about the exam. One great way to make use of old essay exams is to outline a response and then compare your response to that of fellow students in a study group. Old exams can be found in the exam archive at http://www.eejlaw.com/exam_archive.html.

Part I: Multiple Choice Questions

Part I of the exam, worth approximately one-third of the total exam grade, will be one hour in duration and will consist of multiple-choice questions administered on a closed-book basis. The questions will include, but may not be limited to, bar-exam-style hypotheticals testing the application of law to facts, as well as questions that test literacy of pure law (e.g., legal doctrines and statutes) and understanding of relevant concepts of legal theory and scholarship.

All multiple-choice questions are written by me. None of the questions used on the exam will be questions that have been previously released.

Some of the multiple-choice questions will be new for this semester.

Some multiple-choice questions may be patterned off – but not copied from – certain released multistate bar exam questions. Those released questions are available at: http://www.ncbex.org/uploads/user_docrepos/MBEQuestions1992_011310.pdf.

Some of the multiple-choice questions may be questions that have been used by me in a previous semester, but which have remained unreleased.

A word about the re-use of multiple-choice questions. Re-use of multiple-choice questions is standard in higher education, and the practice permits better exam quality and better calibration of the results. There is a downside, of course, which is the possibility that questions will be leaked to some students. The security of multiple-choice questions is matter not just of faculty and staff responsibility, but of student responsibility as well. If you are aware that detailed information about or copies of unreleased questions are circulating, please let me know. Informing me will allow me to (1) refrain from using the compromised questions on the exam, and (2) release those questions to the public exam archive so that everyone can study from them.

Copies – whether photocopied, roughly transcribed, or otherwise – of unreleased multiple-choice questions authored by me are unlawful, as they are infringing on a valid copyright. Moreover, their use in studying constitutes academic dishonesty. Being in possession of such materials may be cured by timely notice to me, which may be made anonymously, specifically identifying the materials, preferably by submission of a copy. The notice is timely if (1) it is near the beginning of the semester, or (2) it is reasonably soon after you come into possession of the materials and there is enough time to prevent such questions being used on the exam and to release them to the class for their meaningful use in studying.

Part II: Essay Response

Part II of the exam, worth approximately two-thirds of the total exam grade, will require written answers. This part of the exam will consist of one or more open-ended questions calling for written essay responses to one or more hypothetical fact patterns. In addition, the exam may include directed response or "short answer" questions. You may also be asked to answer a "theme" or "theoretical" style question, in which you will critique the law.

For Part II, you will be allowed to bring with you, and to reference during the exam, a "reference sheet," consisting of a single 8.5-inch-by-11-inch sheet of paper, upon which you may write or print any information you wish, including on both sides. If you have concerns about receiving a disability accommodation with regard to the reference sheet, please contact the Dean of Students office. In addition to the reference sheet, you

will be given a paper printout of the course wypadki to reference during Part II of the exam. You may also bring in adhesive flags or tabs with writing on them to use as index tabs for the exam copy of the wypadki. No other informational or reference materials will be permitted, except as otherwise permitted by the Dean of Students office as an accommodation.

Be assured that I will not use any questions for Part II that have been used on any other prior exam.

FEEDBACK: If you have feedback for me – suggestions, ideas, commendations, or criticisms – please do not hesitate to tell me in person or by e-mail. If sending something to me anonymously would make you feel more comfortable, then I invite you to do just that.

COURSE ORGANIZATION: The planned organization of the Torts II course is below. The structure is subject to minor adjustment. Please be aware that some of the topics below will be covered very briefly with short lecture presentations and without assigned reading. To make the most efficient use of classroom time, I anticipate that I may take certain topics found later in the outline – especially ones requiring less than a full class session to cover – and plug them in earlier in the semester when time permits.

PART I: Preliminaries

Module 1: Blackletter Overview

PART II: Intentional Torts

Module 2: Intent
Module 3: Battery
Module 4: Assault

Module 5: False Imprisonment

Module 6: Outrage (Intentional Infliction of Emotional Distress)

Module 7: Trespass to Chattels and Conversion

Module 8: Trespass to Land

Module 9: Defenses

PART III: Remedies

Module 10: Damages for Injuries to Persons and Property; Mitigation

Module 11: Punitive Damages

Module 12: The Collateral Source RuleModule 13: Remedies Beyond DamagesModule 14: Enforcing Judgments

PART IV: Dealing with Accidents Outside of Negligence

Module 15: Strict Liability for Animals

Module 16: Strict Liability for Ultrahazardous Activities

Module 17: Products Liability

Module 18: Health and Safety Regulation

Module 19: Worker's Compensation

Module 20: Insurance

PART V: Special Issues Concerning Rights of Action

Module 21: Statutes of Limitation and Repose

Module 22: Implied Rights of Action

Module 23: *Bivens* Actions

Module 24: Section 1983 Actions

PART VI: Special Issues Concerning Parties to the Litigation

Module 25: The Firefighter Rule

Module 26: Immunities

Module 27: Suing the Sovereign

Module 28: Wrongful Conception, Birth, and Life; Unborn Plaintiffs

Hiatus Module A: Canadian Law and Courts

Module 29: Loss of Consortium, Wrongful Death, and Survival

Hiatus Module B: Indian Law and Tribal Jurisdiction

Module 30: Multiple Tortfeasors

PART VII: Oblique Torts

Module 31: Negligent Infliction of Emotional Distress

Module 32: Negligently Inflicted Economic Loss

Module 33: Fraud

Module 34: Intentional Economic Interference

Module 35: Breach of the Covenant of Good Faith and Fair Dealing

Module 36: Misuse of Legal Process

Module 37: Defamation

Module 38: Invasion of Privacy; Publicity Rights

Module 39: Family Torts

Module 40: Whistleblower Statutes

Module 41: Civil RICO

PART VIII: Theoretical and Policy Perspectives

Hiatus Module C: Theory and Reform

Module 42: Basic Theoretical Concepts of Jurisprudence

Module 43: Law-and-Economics Analysis

Module 44: Feminist Critique

Module 45: Critical Race Theory

Module 46: Social Kelations and Norms

Module 47: Tort Reform

Note: This syllabus has been updated twice since its original distribution, *first* to fix a problem with the roman numerals immediately above (e.g., PART ____) and with the code for the page numbering in the footer. No other changes have been made, and *second*, to change make changes to the course organization list to show what is being dropped from the course and to add Hiatus Module C, which is replacing some dropped content.