

Index

ABATEMENT OF HAZARDOUS CONDITIONS

Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), § 6:3

ALCOHOL

Dram Shop Liability, this index

ANTI-SHOPLIFTING DEVICES

Shopkeeper's privilege, § 8:18

APPEAL AND REVIEW

Expert testimony, § 9:1

ARBITRATION

Environmental claims under state law, § 6:22

“ARRANGER” LIABILITY

Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), §§ 6:3, 6:5

ARREST

False Arrest, this index

ASSUMPTION OF RISK

Dram shop liability, § 5:2
Landlord-tenant relationship, § 3:9
Third-party criminal acts, liability for, § 4:16

ATMs

Third-party criminal acts, liability for, § 4:20

ATTRACTIVE NUISANCE DOCTRINE

Homeowner liability, § 7:4
Trespassers, duty to, § 1:2

AUTOMOBILES

Homeowner liability, exclusions, § 7:8

BALCONIES

Landlord-tenant relationship, § 3:14

BLOOD ALCOHOL CONTENT (BAC) TEST RESULTS

Dram shop liability, evidentiary issues, § 5:3

BUSINESS PURSUIT EXCLUSIONS

Homeowner liability, § 7:9

CAUSATION

Landlord-tenant relationship, § 3:10

CERCLA

Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), this index

CHILDREN, MINORS AND PARENTS

Attractive Nuisance Doctrine, this index

Dram Shop Liability, this index

Homeowner Liability, this index

Landlord-Tenant Relationship, this index

CLEAN WATER ACT

Federal Water Pollution Control Act (Clean Water Act), this index

CLEANUP COSTS

Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), cleanup costs to government or private party, § 6:3

CLEAR AND PALPABLE CASES

Landlord-tenant relationship, defenses, § 3:8

COMMERCIAL LEASE

Landlord's liability as affected by lease provisions, § 3:4

COMPLAINT

- Dram shop liability, § 10:9
- Explosive device, injuries caused by, § 10:19
- Homeowner liability, § 10:15
- Slip and fall, § 10:1
- Third-party criminal acts, liability for, § 10:5
- Toxic torts, § 10:12

COMPREHENSIVE

**ENVIRONMENTAL
RESPONSE, COMPENSATION
AND LIABILITY ACT
(CERCLA)**

- Generally, §§ 6:3 to 6:8
- Abatement of hazardous conditions, § 6:3
- “Arranger” liability under CERCLA, §§ 6:3, 6:5
- Cleanup costs to government or private party, § 6:3
- Covered persons, § 6:3
- Evidentiary considerations, establishing a link between a potentially liable party and the hazardous substance, § 6:7
- “Owner and operation” liability under CERCLA, § 6:4
- Remedies for indemnification and contribution under sections 107 and 113, § 6:6
- Statutes of limitation, § 6:8

CONDOMINIUMS

- Landlord-tenant relationship, § 3:18

CONSUMER DEFENSE

- Dram shop liability, § 5:2

CONTRACTORS

- Landlord-tenant relationship, independent contractor torts, § 3:17

**CONTRACTUAL EXCLUSION
DEFENSE**

- Third-party criminal acts, liability for, § 4:18

CONTRIBUTION

- Comprehensive Environmental Response, Compensation and

CONTRIBUTION—Cont’d

- Liability Act (CERCLA), remedies for indemnification and contribution under sections 107 and 113, § 6:6

CONTRIBUTORY NEGLIGENCE

- Dram shop liability, § 5:2
- Landlord-tenant relationship, § 3:9
- Slip and fall, § 2:7

DANGEROUS

INSTRUMENTALITIES

- Homeowner liability, § 7:5

DAUBERT STANDARDS

- Expert testimony, §§ 2:8, 9:1

DEFENSES

- Assumption of Risk, this index
- Contributory Negligence, this index
- Dram shop liability, § 5:2
- False Imprisonment, this index
- Landlord-Tenant Relationship, this index
- Slip and fall, § 2:7
- Third-Party Criminal Acts, Liability for, this index

DEFINITIONS

- Arrest, § 8:8
- Furnish, § 5:1
- Recreational purposes, § 1:8
- Static defect, § 2:3
- Trespass, § 6:18

DEPOSITIONS

- Notice to take, form, § 10:23

DETAINMENT

- False imprisonment, element of, § 8:4

DISTRACTION DOCTRINE

- Slip and fall, § 2:7

DOCUMENT REQUESTS

- Dram shop liability, § 10:11
- Homeowner liability, § 10:18
- Slip and fall, § 10:4
- Third-party criminal acts, liability for, § 10:8
- Toxic torts, § 10:14

INDEX

DRAM SHOP LIABILITY

- Generally, §§ 5:1 to 5:6
- Assumption of risk defense, § 5:2
- Blood alcohol content (BAC) test results, evidentiary issues, § 5:3
- Consumer defense, § 5:2
- Contributory negligence defense, § 5:2
- Defenses, § 5:2
- Elements of statutory liability, § 5:1
- Evidentiary issues
 - generally, § 5:3
 - expert testimony, below
- Expert testimony
 - generally, § 5:5
 - forensic toxicologists or chemists, § 9:5
- False identification as to age, defenses, §§ 5:2, 5:3
- Forms
 - complaint, § 10:9
 - document request, § 10:11
 - interrogatories, § 10:10
- “Furnish,” defined for statutory liability, § 5:1
- Insurance issues, § 5:4
- Legal basis for injury recovery, § 1:6
- Minors, see lines throughout this topic
- “Noticeably intoxicated” requirement, § 5:2
- Practice pointers, § 5:6
- Punitive damages, § 5:2
- Statutory liability, § 5:1

DRIVE-BY SHOOTINGS

- Third-party criminal acts, liability for, § 4:21

ENVIRONMENTAL PREMISES LIABILITY

- Generally, §§ 6:1 to 6:23
- Arbitration of environmental claims under state law, § 6:22
- Clean Water Act. Federal Water Pollution Control Act (Clean Water Act), this index
- Comprehensive Response, Compensation and Liability Act (CERCLA), this index

ENVIRONMENTAL PREMISES LIABILITY—Cont’d

- Environmental statutory developments in Georgia, “superfund law,” § 6:15
 - Expert testimony in environmental cases, § 6:20
 - Federal Resource Conservation and Recovery Act (RCRA), § 6:13
 - Federal underground storage tanks (USTs), § 6:14
 - Federal Water Pollution Control Act (Clean Water Act), this index
 - Fraud, §§ 6:16, 6:19
 - Georgia Hazardous Site Response Act (GHSRA), § 6:15
 - Georgia Hazardous Site Reuse and Redevelopment Act, § 6:15
 - Major federal statutes cited, § 6:2
 - Misrepresentation, §§ 6:16, 6:19
 - Negligence, § 6:16
 - Nuisance, §§ 6:16, 6:17
 - Practice pointers, § 6:23
 - Punitive damages, § 6:21
 - Resource Conservation and Recovery Act (RCRA), § 6:13
 - State law causes of action for environmental harm
 - generally, §§ 6:16 to 6:19, 6:21
 - misrepresentations and fraud, §§ 6:16, 6:19
 - negligence, § 6:16
 - nuisance, §§ 6:16, 6:17
 - punitive damages, § 6:21
 - trespass and interference with enjoyment of property, §§ 6:16, 6:18
 - “Superfund law,” environmental statutory developments in Georgia, § 6:15
 - Trespass
 - defined, § 6:18
 - state law causes of action for environmental harm, §§ 6:16, 6:18
 - USTs (underground storage tanks), § 6:14
- ### EQUAL KNOWLEDGE DOCTRINE
- Landlord-tenant relationship, §§ 3:9, 3:11 to 3:17

EQUAL KNOWLEDGE DOCTRINE
—Cont'd

Slip and fall, § 2:7

ESTATE FOR YEARS

Landlord-tenant relationship, § 3:1

EVIDENTIARY ISSUES

Generally, §§ 9:1 to 9:15

Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), establishing a link between a potentially liable party and the hazardous substance, § 6:7

Dram Shop Liability, this index

Evidence presented at summary judgment, § 9:16

Expert Testimony, this index

Health care premises liability, § 9:14

Joint and several liability rules, impact on plaintiffs in premises cases, § 9:15

Medical facility, issues in acquiring incident/investigative reports of, § 9:7

Non-economic damages cap, § 9:14

Notice of hazardous condition or defect, proving, standard of admissibility, § 9:6

Spoilation of Evidence, this index

Subsequent remedial measures, § 9:8

EXIGENT CIRCUMSTANCES

Shopkeepers' privilege, § 8:18

EXPERT TESTIMONY

Generally, §§ 9:1 to 9:5

Daubert standards, §§ 2:8, 9:1

Dram Shop Liability, this index

Environmental premises liability, § 6:20

Qualifications, reliability, and relevance, §§ 9:2 to 9:5

Slip and Fall or Trip and Fall, this index

Third-party criminal acts, liability for, §§ 4:14, 9:4

EXPLOSIVE DEVICE

Complaint for liability for injuries by explosive device, § 10:19

FALLING OBJECT CASES

Expert testimony, § 9:3

FALLS

Slip and Fall or Trip and Fall, this index

FALSE ARREST

Generally, §§ 8:1, 8:7 to 8:10

Arrest, defined, § 8:8

Elements, §§ 8:8 to 8:10

First element, the arrest, § 8:8

Malice, defendant acted with, § 8:10

Probable cause, defendant lacking, § 8:9

Second element, defendant lacking probable cause, § 8:9

Third element, defendant acted with malice, § 8:10

FALSE IDENTIFICATION

Dram shop liability, false identification as to age, defenses, §§ 5:2, 5:3

FALSE IMPRISONMENT

Generally, §§ 8:1 to 8:6

Case law where premises owner incurred liability in false imprisonment action, § 8:6

Defenses

generally, § 8:18

anti-shoplifting or inventory control devices, shopkeeper's privilege when the store uses either, § 8:18

lawful detainment, defendant acted pursuant to probable cause and exigent circumstances, § 8:18

shopkeeper's privilege, § 8:18

Detainment, element of false imprisonment, § 8:4

Elements plaintiff does not have to show in a false imprisonment action, § 8:5

First element, what constitutes and "unlawful detention," § 8:3

Second element, detainment, § 8:4

"Unlawful detention," what constitutes, § 8:3

INDEX

FEDERAL RESOURCE CONSERVATION AND RECOVERY ACT (RCRA)

Environmental premises liability,
§ 6:13

FEDERAL UNDERGROUND STORAGE TANKS (USTS)

Environmental premises liability,
§ 6:14

FEDERAL WATER POLLUTION CONTROL ACT (CLEAN WATER ACT)

Generally, §§ 6:9 to 6:12

Impossibility of compliance under
the CWA, § 6:12

“Navigable waters” under CWA,
§ 6:11

Private causes of action under CWA,
§ 6:10

Storm sewers, inclusion in navigable
waters under CWA, § 6:11

Tributaries, inclusion in navigable
waters under CWA, § 6:11

FIFTEEN MINUTE DEFENSE

Slip and fall, foreign substances,
§ 2:4

FOREIGN SUBSTANCES

Slip and fall, § 2:4

FORESEEABILITY

Third-Party Criminal Acts, Liability
for, this index

FORMS

Generally, §§ 10:1 to 10:23

Deposition of organization, notice to
take, § 10:23

Dram Shop Liability, this index

Explosive device, complaint for
liability for injuries by, § 10:19

Homeowner Liability, this index

Infection, liability for exposure to,
§ 10:20

Slip and Fall or Trip and Fall, this
index

Spoilation of evidence, motion for
sanctions for, §§ 10:21, 10:22

Toxic torts, §§ 10:12 to 10:14

FRANCHISES

Third-party criminal acts, liability
for, franchisor responsibilities,
§ 4:24

FRAUD AND MISREPRESENTATIONS

Environmental premises liability,
§§ 6:16, 6:19

“FURNISH”

Defined for statutory dram shop
liability, § 5:1

GEORGIA HAZARDOUS SITE RESPONSE ACT (GHSRA)

Environmental premises liability,
§ 6:15

GEORGIA HAZARDOUS SITE REUSE AND REDEVELOPMENT ACT

Environmental premises liability,
§ 6:15

HANDRAILS ON STAIRWAYS

Landlord-tenant relationship, § 3:13

HEALTH CARE PREMISES LIABILITY

Evidentiary issues, § 9:14

HOMEOWNER LIABILITY

Generally, §§ 7:1 to 7:10

Attractive nuisance doctrine, § 7:4

Automobile exclusions, § 7:8

Business pursuit exclusions, § 7:9

Child and parent

generally, § 7:3

dangerous instrumentalities, § 7:5

Dangerous instrumentalities, § 7:5

Forms

answer, § 10:16

complaint, § 10:15

document request, § 10:18

interrogatories, § 10:17

Homeowner’s insurance policies,
§ 7:7

Household pets, § 7:6

“Intentional acts” exclusions, § 7:10

Motor bikes, inclusion in automobile
policy exclusions, § 7:8

HOMEOWNER LIABILITY

—Cont'd

- Static conditions, distinction between trespassers and licensees, § 7:2
- Superior knowledge of hazard, § 7:6
- Turntable doctrine, § 7:4
- Vicious propensity of animal, § 7:6

HOUSEHOLD PETS

- Homeowner liability, § 7:6

IDENTICAL CRIMES

- Third-party criminal acts, liability for, foreseeability, § 4:7

IMPLIED WARRANTY OF SUITABILITY

- Landlord-tenant relationship, § 3:3

IMPRISONMENT

- False Imprisonment, this index

INDEMNIFICATION

- Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), remedies for indemnification and contribution under sections 107 and 113, § 6:6

INDEPENDENT CONTRACTOR TORTS

- Landlord-tenant relationship, § 3:17

INFECTION

- Exposure to, forms, § 10:20

INSURANCE

- Dram shop liability, § 5:4
- Homeowner liability, homeowner's insurance policies, § 7:7

“INTENTIONAL ACTS” EXCLUSIONS

- Homeowner liability, § 7:10

INTERROGATORIES

- Dram shop liability, § 10:10
- Homeowner liability, § 10:17
- Slip and fall, § 10:3
- Third-party criminal acts, liability for, § 10:7
- Toxic torts, § 10:13

INTERVENING CRIMINAL ACTS OF THIRD PARTIES

- Generally, § 4:2

INTOXICATED PERSONS

- Dram Shop Liability, this index

INVENTORY CONTROL DEVICES

- Shopkeeper's privilege, § 8:18

JOINT AND SEVERAL LIABILITY

- Evidentiary issues, impact on plaintiffs in premises cases, § 9:15

LANDLORD-TENANT RELATIONSHIP

- Generally, §§ 3:1 to 3:20
- Balconies, § 3:14
- Causation, § 3:10
- Children
 - contributory negligence and assumption of risk, § 3:9
 - defects preexisting the lease, § 3:6
 - natural terrain defects, § 3:16
 - parking lots and other common areas, § 3:15
- Clear and palpable cases, defenses, § 3:8
- Commercial lease, landlord's liability as affected by lease provisions, § 3:4
- Condominiums, § 3:18
- Contributory negligence and assumption of risk, § 3:9
- Defects
 - arising during tenant's possession, § 3:7
 - preexisting the lease, § 3:6
- Defenses
 - generally, § 3:8
 - contributory negligence and assumption of risk, § 3:9
- Duty of reasonable care by landlord, § 3:2
- Equal knowledge of landlord and tenant, §§ 3:9, 3:11 to 3:17
- Estate for years and usufruct, § 3:1
- Exception to superior knowledge rule, cause of action for landlord's negligent construc-

INDEX

LANDLORD-TENANT

RELATIONSHIP—Cont'd

- tion and repair, § 3:5
- Handrails on stairways, failure to provide, § 3:13
- Implied warranty of suitability, § 3:3
- Independent contractor torts, landlord liability for, § 3:17
- Latent defects, defects preexisting the lease, § 3:6
- Lease provisions, landlord's liability as affected by, § 3:4
- Legal basis for injury recovery, § 1:5
- Natural terrain, defects in, § 3:16
- Necessity doctrine, § 3:11
- Negligent construction and repair, cause of action for landlord's, § 3:5
- Negligent security, § 3:17
- Parking lots and other common areas, § 3:15
- Practice pointers, § 3:20
- Sovereign immunity, § 3:19
- Stairways, § 3:13
- Statutory basis of liability, § 3:2
- Superior knowledge of hazard, §§ 3:5, 3:8, 3:12, 3:17
- Third-party criminal acts, landlord's liability for, § 4:22
- Usufruct and estate for years, § 3:1
- Violation of statutes, regulations, and ordinances as affecting landlord's liability, § 3:12

LEGAL BASIS FOR INJURY RECOVERY

- Generally, §§ 1:1 to 1:8
- Dram shop, § 1:6
- Foreign substance cases, category of slip and fall case, §§ 1:3, 2:2
- Invitees, licensees and trespassers, § 1:2
- Landlord-tenant, § 1:5
- Licensees and trespassers, duty to compared, § 1:2
- Negligent security, § 1:4
- Recreational Purposes Act (RPA) business use exception, § 1:8

LEGAL BASIS FOR INJURY RECOVERY—Cont'd

- Recreational Purposes Act (RPA)—Cont'd
 - defenses under Act and waiver of sovereign immunity, § 1:8
 - willful negligence or malice, exemption from protection, § 1:8
- Slip and fall, § 1:3
- Static defect cases, category of slip and fall case, § 1:3
- Status as invitee, determination of, § 1:2
- Third-party criminal acts, negligent security, § 1:4
- Toxic tort, § 1:7

LIMITATION OF ACTIONS

- Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), § 6:8

MALICE

- False arrest, defendant acted with, § 8:10
- Malicious Prosecution, this index

MALICIOUS PROSECUTION

- Generally, §§ 8:1, 8:11 to 8:18
- Anti-shoplifting devices, shopkeeper's privilege when the store uses, § 8:18
- Criminal proceedings terminated in plaintiff's favor, fifth element, § 8:16
- Criminal violation, prosecution for a, first element, § 8:12
- Elements, §§ 8:11 to 8:17
- Exigent circumstances of lawful detainment, defendant acted pursuant to probable cause and exigent circumstances, § 8:18
- Inventory control devices, shopkeeper's privilege when the store uses, § 8:18
- Lawful detainment: defendant acted pursuant to probable cause and exigent circumstances, § 8:18
- Malice as element, § 8:14

MALICIOUS PROSECUTION

—Cont’d

- Plaintiff suffered damage, sixth element, § 8:17
- Probable cause, defendant lacking as second element, § 8:13
- Termination of criminal proceedings in plaintiff’s favor, § 8:16
- Valid warrant against plaintiff, fourth element, § 8:15
- Warrant against plaintiff was valid, elements of malicious prosecution, § 8:15

MEDICAL FACILITY

- Evidentiary issues, issues in acquiring incident/investigative reports of medical facility, § 9:7

MOTOR BIKES

- Homeowner liability, inclusion in automobile policy exclusions, § 7:8

MUTUAL COMBATANT RULE

- Third-party criminal acts, liability for, defenses, § 4:15

NATURAL TERRAIN DEFECTS

- Landlord-tenant relationship, § 3:16

“NAVIGABLE WATERS”

- Federal Water Pollution Control Act (Clean Water Act), § 6:11

NECESSITY DOCTRINE

- Landlord-tenant relationship, § 3:11

NEGLIGENCE

- Contributory Negligence, this index
- Environmental premises liability, § 6:16
- Landlord-tenant relationship, § 3:5

NEGLIGENT SECURITY

- Landlord-tenant relationship, § 3:17
- Legal basis for injury recovery, § 1:4
- Third-party criminal acts, liability for, § 4:1 et seq.

**NON-LIABILITY FOR
INTERVENING CRIMINAL
ACTS OF THIRD PARTIES**

- Generally, § 4:2

NOTICE

- Deposition of organization, form of notice to take, § 10:23
- Spoilation of evidence, notice of possible lawsuit, § 9:12
- Standard of admissibility, proving notice of hazardous condition or defect, § 9:6

“NOTICEABLY INTOXICATED”

- Dram shop liability, § 5:2

NUISANCE

- Environmental premises liability, §§ 6:16, 6:17

**OPEN AND OBVIOUS DEFECT
DOCTRINE**

- Slip and fall, § 2:3

**“OWNER AND OPERATION”
LIABILITY**

- Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), § 6:4

**PARKING LOTS AND OTHER
COMMON AREAS**

- Landlord-tenant relationship, § 3:15

PETS

- Homeowner liability, household pets, § 7:6

PLAIN VIEW DOCTRINE

- Slip and fall, § 2:3

POLICE DOCUMENTS

- Third-party criminal acts, liability for, proof of prior crimes on premises, § 4:11

POLLUTION

- Environmental Premises Liability, this index

PORTION OF PREMISES

- Third-party criminal acts, liability for, § 4:9

PRACTICE POINTERS

- Dram shop liability, § 5:6
- Environmental premises liability, § 6:23

INDEX

PRACTICE POINTERS—Cont'd

- Landlord-tenant relationship, § 3:20
- Slip and fall, § 2:9
- Third-party criminal acts, liability for, § 4:25

PRIOR CRIMES

- Third-Party Criminal Acts, Liability for, this index

PRIOR TRAVERSAL RULE

- Slip and fall, § 2:3

PRIVATE CAUSES OF ACTION

- Federal Water Pollution Control Act (Clean Water Act), § 6:10

PROBABLE CAUSE

- False arrest, § 8:9
- False imprisonment, § 8:18
- Malicious prosecution, § 8:13

PROOF OF STANDARD OF CARE

- Third-party criminal acts, liability for, § 4:13

PROPERTY CRIMES

- Third-party criminal acts, crimes against property may make crimes against persons foreseeable, § 4:8

PROXIMATE CAUSE

- Third-party criminal acts, liability for, § 4:17

PUNITIVE DAMAGES

- Dram shop liability, § 5:2
- Environmental premises liability, § 6:21

RAIN

- Slip and fall, rain on proprietor's floor, § 2:4

RAMPS

- Slip and fall, § 2:5

RCRA (RESOURCE CONSERVATION AND RECOVERY ACT)

- Environmental premises liability, § 6:13

RECREATIONAL PURPOSES ACT (RPA)

- Business use exception, § 1:8
- Defenses under Act and waiver of sovereign immunity, § 1:8
- Definition of "recreational purposes," § 1:8
- Purpose of act, § 1:8
- Willful negligence or malice, exemption from protection, § 1:8

REMEDIES

- Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), remedies for indemnification and contribution under sections 107 and 113, § 6:6
- Spoilation of evidence, § 9:11

RES IPSA LOQUITUR DOCTRINE

- Slip and fall, § 2:6

RESOURCE CONSERVATION AND RECOVERY ACT (RCRA)

- Environmental premises liability, § 6:13

SANCTIONS

- Spoilation of evidence, motion for sanctions for, §§ 10:21, 10:22

SECURITY EMPLOYEES

- Third-party criminal acts, liability for, § 4:23

SHOPKEEPER'S PRIVILEGE

- False imprisonment, § 8:18

SLIP AND FALL OR TRIP AND FALL

- Generally, §§ 2:1 to 2:9
- Categories of cases, § 2:2
- Cause of action, elements, § 2:6
- Clearly known hazards, § 2:7
- Contributory negligence defense, § 2:7
- Defenses, § 2:7
- Definition, static defect, § 2:3
- Distraction doctrine, § 2:7
- Elements of cause of action, § 2:6
- Equal knowledge doctrine, § 2:7

SLIP AND FALL OR TRIP AND FALL—Cont'd

- Expert testimony
 - generally, § 2:8
 - falling object cases, § 9:3
 - qualifications, reliability, and relevance, §§ 9:2, 9:3
 - slip and fall and trip and fall cases, § 9:2
- Fifteen minute defense, foreign substances, § 2:4
- Foreign substances, § 2:4
- Forms
 - answer, § 10:2
 - complaint, § 10:1
 - document request, § 10:4
 - interrogatories, § 10:3
- Legal basis for injury recovery, foreign substances cases, §§ 1:3, 2:2
- Open and obvious defect doctrine, alignment of static defect cases with, § 2:3
- Plain view doctrine, alignment of static defect cases with, § 2:3
- Practice pointers, § 2:9
- Prior traversal rule, § 2:3
- Rain on proprietor's floor, § 2:4
- Ramps, § 2:5
- Res ipsa loquitur doctrine, rejection by Georgia Court of Appeals as substitute for actual or constructive knowledge, § 2:6
- "Standing water" cases, § 2:4
- Static conditions, § 2:3
- Static defect cases, category of slip and fall case, § 2:2
- Superior knowledge of hazard, §§ 2:2, 2:4 to 2:7

SOVEREIGN IMMUNITY

- Landlord-tenant relationship, § 3:19

SPOILATION OF EVIDENCE

- Generally, §§ 9:9 to 9:13
- Notice of possible lawsuit, § 9:12
- Remedies, § 9:11
- Sanctions, motion for, form, §§ 10:21, 10:22
- Standard of review, § 9:13

SPOILATION OF EVIDENCE—Cont'd

- Types of evidence often subject of spoliation, § 9:10

STAIRWAYS

- Landlord-tenant relationship, § 3:13

STANDARD OF ADMISSIBILITY

- Evidentiary issues, proving notice of hazardous condition or defect, standard of admissibility, § 9:6

STANDARD OF CARE

- Third-party criminal acts, liability for, § 4:13

"STANDING WATER"

- Slip and fall, § 2:4

STATIC CONDITIONS

- Homeowner liability, distinction between trespassers and licensees, § 7:2
- Slip and fall, §§ 2:2, 2:3

STATUTES OF LIMITATION

- Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), § 6:8

STATUTORY LIABILITY

- Dram shop liability, § 5:1

STORM SEWERS

- Federal Water Pollution Control Act (Clean Water Act), § 6:11

SUBSEQUENT REMEDIAL MEASURES

- Evidentiary issues, § 9:8

SUMMARY JUDGMENT

- Evidence presented, § 9:16

"SUPERFUND LAW"

- Environmental statutory developments in Georgia, § 6:15

SUPERIOR KNOWLEDGE OF HAZARD

- Generally, § 1:4
- Homeowner liability, § 7:6
- Landlord-tenant relationship, §§ 3:5, 3:8, 3:12, 3:17

INDEX

SUPERIOR KNOWLEDGE OF HAZARD—Cont'd

- Slip and fall, §§ 2:2, 2:4 to 2:7
- Third-party criminal acts, liability
for, §§ 4:1, 4:3, 4:15, 4:16

THIRD-PARTY CRIMINAL ACTS, LIABILITY FOR

- Generally, §§ 4:1 to 4:25
- Apportioning fault to the perpetrator,
§ 4:19
- Assumption of the risk, defenses,
§ 4:16
- ATMs, § 4:20
- Contractual exclusion, defenses,
§ 4:18
- Crimes against property may make
crimes against persons foresee-
able, § 4:8
- Dangerous condition on premises,
general knowledge of, § 4:4
- Defenses
 - generally, §§ 4:15 to 4:18
 - apportioning fault to the perpe-
trator, § 4:19
 - assumption of the risk, § 4:16
 - contractual exclusion, § 4:18
 - mutual combatant rule, § 4:15
 - proximate cause, § 4:17
- Drive-by shootings, § 4:21
- Exceptions to general rule, creation
of liability for third-party crimi-
nal acts, § 4:3
- Experts, §§ 4:14, 9:4
- First use of prior crimes to establish
foreseeability, § 4:5
- Foreseeability
 - crimes against property may make
crimes against persons fore-
seeable, § 4:8
 - identical crimes not required to
establish foreseeability, § 4:7
 - prior crimes, below
 - time nexus of prior crime may
impact foreseeability, § 4:10
- Forms
 - answer, § 10:6
 - complaint, § 10:5
 - document request, § 10:8

THIRD-PARTY CRIMINAL ACTS, LIABILITY FOR—Cont'd

- Forms—Cont'd
 - interrogatories, § 10:7
- Franchisor responsibilities, § 4:24
- General knowledge of dangerous
condition on premises, § 4:4
- Identical crimes not required to estab-
lish foreseeability, § 4:7
- Injury to tenants, landlord liability
for, § 4:22
- Intervening criminal acts of third
parties as general rule, no
liability for, § 4:2
- Lack of superior knowledge defense,
§ 4:15
- Landlord liability for injury to ten-
ants, § 4:22
- Legal basis for injury recovery, § 1:4
- Mutual combatant rule, defenses,
§ 4:15
- Non-liability for intervening criminal
acts of third parties as general
rule, § 4:2
- Police documents, use to prove
occurrence of prior crimes on
premises, § 4:11
- Portion of premises where prior
crimes occurred, significance of,
§ 4:9
- Practice pointers, § 4:25
- Prior crimes
 - first use of prior crimes to estab-
lish, § 4:5
 - no prior crime exists, foreseeability
of crime where, § 4:12
 - proving occurrence of prior crimes
on premises, § 4:11
 - “substantially similar” prior
crimes, foreseeability of
litigated crime, § 4:6
- Proof of standard of care, § 4:13
- Property crimes, crimes against prop-
erty may make crimes against
persons foreseeable, § 4:8
- Proximate cause, defenses, § 4:17
- Security employees, injuries to,
§ 4:23
- Standard of care, proof of, § 4:13

**THIRD-PARTY CRIMINAL ACTS,
LIABILITY FOR—Cont'd**

Superior knowledge of hazard,
§§ 4:1, 4:3, 4:15, 4:16
Time nexus of prior crime may
impact foreseeability, § 4:10

TOXIC TORTS

Complaint, § 10:12
Document request, § 10:14
Forms, §§ 10:12 to 10:14
Interrogatories, § 10:13
Legal basis for injury recovery, § 1:7

TRESPASS

Environmental Premises Liability,
this index
Homeowner liability, static condi-
tions, distinction between tres-
passers and licensees, § 7:2
Legal basis for injury recovery, § 1:2
Licensees and trespassers, duty to
compared, § 1:2

TRIBUTARIES

Federal Water Pollution Control Act
(Clean Water Act), § 6:11

TRIPPING

Slip and Fall or Trip and Fall, this
index

TURNTABLE DOCTRINE

Homeowner liability, § 7:4

UNDERAGE DRINKING

Dram Shop Liability, this index

“UNLAWFUL DETENTION”

False imprisonment, § 8:3

**USTS (UNDERGROUND
STORAGE TANKS)**

Environmental premises liability,
§ 6:14

**USUFRUCT AND ESTATE FOR
YEARS**

Landlord-tenant relationship, § 3:1

**VICIOUS PROPENSITY OF
ANIMAL**

Homeowner liability, § 7:6

WARRANTS

Malicious prosecution, elements,
warrant against plaintiff was
valid, § 8:15

WATER

Federal Water Pollution Control Act
(Clean Water Act), this index
Slip and fall, “standing water” cases,
§ 2:4