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one of the following is present knowledge of the risk of harm

[CLL231] In determining_____ the general rule is that the courts must establish whether the negligence of the defendant can be said to be the cause of the injury. causation [CLL231] In determining_____ the general rule is that the courts must establish whether the negligence of the defendant can be said to be the cause of the injury. results of act [CLL231] In relation to duty of care it is said that competence [CLL231] One of the following is not an essential element, assuming is one, for construing the validity of the contract of employment. Marital status [CLL231] The core statutory instruments (which can be likened to sources) concerned with, and within the purview of labour law with respect to the Nigerian legal regime include All of the above [CLL231] The defence of ____ is usually open to the Employer [CLL231] The common law duty to take care of the health, safety and welfare of the employees is also available under section 48 Factories Act [CLL231] Where the employer refuses, fails or neglects to pay agreed remuneration, the law holds that as repudiation or breach of contract. Notwithstanding the position of the law might be successfully sidestepped under certain circumstances, including but not limited to All of the options [CLL231] The case of Thomas Rerewi v Bisiriyu Odegbesan (1976) NMLR 89 is anuthority for the position that a person cannot be held liable for ____ save the damage is a consequent of it. negligence

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