5.10C UNDERTAKING VOLUNTARILY ASSUMED
(Approved before 1984)

(1) One who in the absence of a legal obligation to do so voluntarily undertakes to render a service for the protection of the safety of another may become liable to him/her for the failure to perform, or the failure to exercise reasonable care in the performance of that service. His/Her responsibility, however, is only commensurate with the extent of his/her voluntary undertaking and his/her liability does not arise unless it appears from the evidence that his/her negligence had a proximate causal relationship to the occurrence of the mishap, which brought about the injuries.

Cases:

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