

AGENCY--WILLFUL AND INTENTIONAL INJURY INFLICTED BY AN AGENT.

A principal is not liable for a willful and intentional injury inflicted by *his* agent to satisfy the agent's personal spite or hatred, even though at the time the agent was otherwise engaged on the principal's business.¹

¹See Jackson v. Scheiber, 209 N.C. 441 (1936). See also, recognizing the principle in cases not involving motor vehicles, Robinson v. McAlhaney, 214 N.C. 180 (1938); Snow v. DeButts, 212 N.C. 120 (1937).

