

9-8-1972

Negligence Loaned Servant Rule

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Recommended Citation

Mario L. Clinco, John L. Cole, and Charles H. Woodmansee, *Negligence Loaned Servant Rule* (1972).

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SEPTEMBER 8, 1972

BULLETIN NO. 150

NEGLIGENCE - LOANED SERVANT RULE

In Strait v. Hale Construction Co.
(July 1972) 26 Cal.App.3d 941, the Court of
Appeal held that when personal and property
damages ensue to third parties due to the negli-
gence of a loaned servant, both the general employer
and the special employer are liable.