

Pennsylvania Court Finds the Statute of Repose Applies Even When the Building Code was Not Followed and How Massachusetts Courts Have Similarly Addressed the Issue

June 2024

The statute of repose is an important protection for design professionals that provides an end point beyond which claims cannot be brought. Many jurisdictions have adopted variations of the statute of repose. The basic premise in construction law is that a statute of repose will bar any claims that relate to negligence for the construction of a property after a certain period of time has passed since the completion of building such property. Recently, a Pennsylvania court found that the Pennsylvania statute of repose applies even if a contractor does not follow the applicable building code.

[Download the Full PDF to read the article.](#)

This article was published in a newsletter prior to Donovan Hatem LLP's acquisition by MG+M The Law Firm.

mgmlaw.com

Boston | Chicago | Dallas | Edwardsville, IL/ Madison County | Hattiesburg, MS | Irvine, CA | Jackson, MS | Los Angeles | Miami | New Jersey | New Orleans | New York | O'Fallon, IL | Providence, RI | San Francisco | Walnut Creek, CA | Wilmington, DE

Attorney Advertising. This material is for general informational purposes only and does not represent our advice as to any particular set of facts; nor does it represent any undertaking to keep recipients advised of all legal developments. Prior results do not guarantee a similar outcome. © 2025 Manning Gross + Massenburg LLP