Changes to legislation: There are currently no known outstanding effects for
the Occupiers’ Liability Act 1957, Section 3. (See end of Document for details)

Occupiers’ Liability Act 1957

1957 CHAPTER 31 5 and 6 Eliz 2

Liability in tort

3  Effect of contract on occupier’s liability to third party.

(1) Where an occupier of premises is bound by contract to permit persons who are
strangers to the contract to enter or use the premises, the duty of care which he owes
to them as his visitors cannot be restricted or excluded by that contract, but (subject
to any provision of the contract to the contrary) shall include the duty to perform his
obligations under the contract, whether undertaken for their protection or not, in so far
as those obligations go beyond the obligations otherwise involved in that duty.

(2) A contract shall not by virtue of this section have the effect, unless it expressly
so provides, of making an occupier who has taken all reasonable care answerable
to strangers to the contract for dangers due to the faulty execution of any work of
construction, maintenance or repair or other like operation by persons other than
himself, his servants and persons acting under his direction and control.

(3) In this section “stranger to the contract” means a person not for the time being entitled
to the benefit of the contract as a party to it or as the successor by assignment or
otherwise of a party to it, and accordingly includes a party to the contract who has
ceased to be so entitled.

(4) Where by the terms or conditions governing any tenancy (including a statutory tenancy
which does not in law amount to a tenancy) either the landlord or the tenant is bound,
though not by contract, to permit persons to enter or use premises of which he is the
occupier, this section shall apply as if the tenancy were a contract between the landlord
and the tenant.

(5) This section, in so far as it prevents the common duty of care from being restricted
or excluded, applies to contracts entered into and tenancies created before the
commencement of this Act, as well as to those entered into or created after its
commencement; but, in so far as it enlarges the duty owed by an occupier beyond
the common duty of care, it shall have effect only in relation to obligations which are
undertaken after that commencement or which are renewed by agreement (whether
express or implied) after that commencement.
Changes to legislation:
There are currently no known outstanding effects for the Occupiers’ Liability Act 1957, Section 3.