

Personal Injury Attorney: Emergency Room Drama

If you or someone close to you has suffered an injury by a doctor, nurse, or someone in the medical field, you need to call a lawyer immediately. Chances are good that you are going to file a lawsuit for medical malpractice. A personal injury lawyer is what you need.

Personal injury attorneys will come and get your case started while you are in the hospital. They want to get your case started as soon as possible. There is no reason for you to suffer any longer than you already have.

An experienced lawyer can tell if the case is worthwhile from the first contact with the client. If it is not, the client should be informed immediately. In some states it is standard protocol that the attorney confers with a certified doctor to determine if the case has any merit.

Real medical malpractice was born the behavior of negligence that results in injury. Often, there may be "professional misconduct", but no residual damage. These cases are weak.

Juries tend to favor cases that show permanent damage. Theoretical points of view are not considered. If there is no injury involved basically there is no case.

Most medical malpractice cases in regards to the plaintiff are taken on a contingent fee basis. The fees are paid after the case is closed. The fees are usually between 33 1/3 to 50%.

Medical malpractice lawyers will usually inform you that no offers will be made until the lawsuit has been filed and all essential depositions have been taken. Most medical malpractice suits will go through a trial through the discovery process before there is an actual court trial.

Most personal injury lawyers will charge a sliding scale contingent fee. In this situation the percent that the lawyer takes depends on how far the case goes. For instance if the case goes to trial the lawyer gets 40% and if it goes to appeal then he gets 50%.

Some states have statutes capping contingent fees in medical malpractice lawsuits. These fees are a matter between you and your lawyer. All fees should be agreed to with a binding contract before the case is begun.

Some states allow a lawyer to provide advance funds to his client. It is an act of goodwill on behalf of the lawyer who understands how badly his client has suffered. The lawyer will also pay the usual costs of investigation and litigation.

About the Author

Lawyers can advise you on your true rights. it is always good to use a mediator. A lawyer can provide you with many choices. consider hiring an injury attorney today. [Personal injury claim](#)

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