

EQUAL JUSTICE UNDER THE LAW

The Law Offices of Justin G. Morgan, P.A.

Personal Injury Attorneys

Summer 2014

\$100,000.00 BICYCLE ACCIDENT RECOVERY

The Law Offices of Justin G. Morgan, P.A. recently made a recovery of \$100,000.00 for a sixteen year old boy involved in a bicycle accident with an automobile. Our client was riding his bicycle in a bicycle lane in Lauderhill, when a vehicle swerved and struck our client. As a result of this crash, our client was flipped over the hood of the vehicle causing neck, back pain, and scaring to his arm.

The driver of the vehicle ignored the accident, and kept driving for a quarter of a mile to a local store where he stopped. Our client's friends chased the vehicle and arrived at the store shortly after the driver. They confronted the driver in the parking lot, and the driver denied the accident and stated that he didn't know that he had struck anyone. The police were called and came to the scene in a short period of time. They didn't issue any citations because there were no witnesses to the actual impact.

The insurance company for the vehicle driver initially denied liability, stating among other things, that the bicycle didn't have the required reflectors and a rear light. The accident occurred at 11:00 pm. The Law Offices of Justin G. Morgan, P.A. presented our client's claim for settlement, and the insurance company offered \$5,000.00 to settle the case. Prior to filing a lawsuit, Attorney Justin G. Morgan filed a Civil Remedy Notice of Insurer Violations (CRN) against the insurance company. The Law Offices of Justin G. Morgan, P.A. alleged that the insurance company was acting in bad faith in the handling of our client's claim. Once the CRN is filed against the insurance company, they have 60 days to essentially make things right or possibly suffer additional damages because of the claim. Within those 60 days, the

insurance company delivered a check to The Law Offices of Justin G. Morgan, P.A. for \$100,000.00 bodily injury insurance policy limits.

Don't let the insurance company take advantage of you when you have an injury. Immediately contact The Law Offices of Justin G. Morgan, P.A. for a consultation. Attorney Justin G. Morgan never charges for a consultation and is available at his office, your home, your work place or anywhere that is suitable for a meeting. Call us at **1-800-9-JUSTIN** for your consultation. If we do not obtain compensation for you, there is absolutely no fee.



As with other types of accidents, insurance companies routinely deny and delay benefits to injured parties. Many times they claim that injuries occurred before the accident in question. In other times, they may, as in this case, deny that the accident occurred. Attorney Justin G. Morgan prides himself on hard work, investigative experience, and attentiveness to each individual matter. Every case is unique and insurance companies are well-known to attempt to minimize the injuries to save money for themselves and not the injured. Whether your case is settled or goes to court, you can be assured that The Law Offices of Justin G. Morgan, P.A. has worked hard to obtain the maximum amount of damages for your case. Call **1-800-9-JUSTIN** for an immediate response.

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CALL US AT 1-800-9-JUSTIN

NOTABLE RESULTS

At **THE LAW OFFICES OF JUSTIN G. MORGAN, P.A.** we are proud of our past history of settlements, recoveries and verdicts. Each case is different and each client's case must be evaluated and handled on its own merit. The facts and circumstances of your case may differ from the matters in which results have been provided and the results provided may not be applicable to your particular matter.

\$50,000,000.00+ – IN RECOVERIES FOR OUR CLIENTS

\$400,000.00 – Auto accident recovery	\$65,000.00 – Auto accident recovery
\$250,000.00 – Homeowner liability/ Pool liability recovery	\$125,000.00 – Auto accident recovery
\$210,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$150,000.00 – Slip and fall recovery	\$120,000.00 – Auto accident recovery
\$175,000.00 – Auto accident recovery	\$127,500.00 – Auto accident recovery
\$95,000.00 – Life insurance policy dispute lawsuit recovery, over 100% of policy limit	\$210,000.00 – Auto accident recovery
\$100,000.00 – Trip and fall recovery	\$102,500.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$97,500.00 – Auto accident recovery
\$252,500.00 – Auto accident recovery	\$300,000.00 – Trip and fall recovery
\$137,500.00 – Auto accident recovery	\$72,500.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$122,500.00 – Auto accident recovery
\$75,000.00 – Auto accident recovery	\$75,000.00 – Trip and fall recovery
\$75,000.00 – Auto accident recovery	\$130,000.00 – Trip and fall recovery
\$100,000.00 – Auto accident recovery	\$75,000.00 – Homeowner liability/ Pool liability recovery
\$100,000.00 – Auto accident recovery	\$60,000.00 – Fall down recovery
\$100,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$70,000.00 – Auto accident recovery
\$75,000.00 – Fall off a ladder recovery	\$86,000.00 – Auto accident recovery
\$110,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$75,000.00 – Auto accident recovery	\$125,000.00 – Auto accident recovery
\$110,000.00 – Auto accident recovery	\$75,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$260,000.00 – Auto accident recovery
\$78,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$130,000.00 – Fall down recovery	\$170,000.00 – Auto accident recovery
\$275,000.00 – Auto accident recovery	\$60,000.00 – Fall down recovery
\$100,000.00 – Auto accident recovery	\$75,000.00 – Auto accident recovery
\$75,000.00 – Auto accident recovery	\$86,500.00 – Auto accident recovery
	\$60,000.00 – Auto accident recovery
	\$77,000.00 – Auto accident recovery

300 + policy limit recoveries (not listed above), wherein the insurance company agreed to pay the entire insurance bodily injury (BI) policy limit and/or uninsured or underinsured (UM) policy limit, as settlement and in order to avoid a lawsuit.

TEXTING WHILE DRIVING OR DISTRACTED DRIVING CAN BE DANGEROUS AND FATAL

The Law Offices of Justin G Morgan, P.A. wants to inform its clients that texting while driving is dangerous and can lead to serious car and vehicle accidents or even death. There are three types of distracted driving: VISUAL-taking your eyes off of the road, MANUAL-taking your hands off of the steering wheel, and COGNITIVE-taking your mind off of the driving.

The Center for Disease Control has estimated that you are 23 times more likely to have an accident if you text or are distracted while driving. They also estimate that you are 4 times more likely to have an accident while speaking on a cell phone while driving. The number of cell phones that are in use has increased 10 fold in the last 5 years. For example, if you are texting or distracted while driving, you lose 5 seconds of minimal concentration and that takes your attention away from the road for the length of a football field at 55 MPH.

The State of Florida has enacted legislation preventing texting while driving effective October 1, 2013. This legislation is controversial in its enforcement, and The Law Offices of Justin G. Morgan, P.A. wants to make sure that its clients understand the full ramification of the law. The law states that texting while driving is a secondary offense. This means that an officer can't pull you over and give you a summons if you are texting and the officer sees you doing the texting. However, if the officer pulls you over for speeding or careless driving, they can issue you a summons for texting providing they see that occur. You are not required to give the officer your phone, even if they ask you for it. Just politely deny the request. It is also legal to text your message when your car is stopped at a red light.

If you were injured as a result of a texting or distracted driver, immediately contact The Law Offices of Justin G. Morgan, P.A. for a consultation to protect your rights. Attorney Justin G. Morgan doesn't charge for consultations and is available at his office, your home, your workplace or anywhere that is comfortable for you to have a meeting.



REPRESENTING HURT AND INJURED CLIENTS

Dear Clients and Friends:

The Law Offices of Justin G. Morgan, P.A. represents victims who have been injured as a result of the negligence of another person or entity.

We handle all types of personal injury matters including:

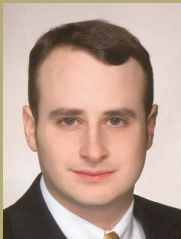
- Airplane Accidents and Airplane Crashes
- Animal Attacks
- Automobile Accidents / Car Accidents
- Boating Accidents
- Burn Victim Claims
- Bus Accidents
- Cruise Ship Accidents
- Claims against a county, city, or municipality
- Dog Bites
- Drowning Accidents
- Drunk Driver Accidents
- Insurance Disputes and Bad Faith
- Motorcycle Accidents
- General Negligence Claims
- Negligent Security: *(example, claims against a nightclub, apartment complex, or parking lot operator for not providing adequate security)*
- Negligent Supervision of a minor child
- PIP – Personal Injury Protection Insurance Disputes for Plaintiffs
- Products Liability: *(example, when a company's defective design or manufacture of a product causes an injury)*
- Sexual Assault, Civil: *(example, a claim for money damages against the person who sexually assaulted you and/or a property owner for not providing adequate security)*
- Slip and Fall / Trip and Fall
- Swimming Pool Accidents / Drowning Accidents
- Train Accidents
- Selected Workers' Compensation Claims
- Wrongful Death Claims

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PERMIT No. 1767

The firm's attorneys are admitted to practice in the State of Florida. The hiring of a lawyer is an important decision that should not be based solely upon advertisements. Before you decide, ask us to send you free written information about our qualifications and experience. © 2014 Justin G. Morgan, P.A.



FROM THE DESK OF JUSTIN G. MORGAN, ESQ.

Dear Clients and Colleagues:

Thank you so much for the trust you have placed in our firm. Proudly, many of our clients come from referrals from former clients and lawyers. If you believe that your insurance company is acting in bad faith, talk to me about your situation. Do not simply accept their claim that you had a pre-existing condition and that their insured was not the cause of your pain. I am available to answer your questions. Call the office at **1-800-9-JUSTIN** and ask to speak to me personally. It is through hard work, attentiveness, and years of experience that I have been able to challenge insurance companies who refuse to compensate injured persons. Our mission has always been to take the stress out of your personal injury matter. We want our clients to concentrate on getting well and being there for their families. Our office will make sure that if you have been injured, through no fault of your own, you have the means and the compensation to continue providing for your family.

Best Regards,

JUSTIN G. MORGAN, ESQ.

SERVING CLIENTS THROUGHOUT FLORIDA

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