

EQUAL JUSTICE UNDER THE LAW

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

Personal Injury Attorneys

Spring 2016

\$100,000.00

AUTO ACCIDENT RECOVERY

The Law Offices of Justin G. Morgan, P.A. recently made a recovery of \$100,000.00 for a client injured in an automobile accident. Our client suffered neck and back pain from this accident, and the at-fault driver's insurance company considered our client's claim to be a "typical opportunistic injury claim" of "soft tissue" injuries. For the insurance company, a "soft tissue" injury means they believed and asserted our client did not sustain any serious or permanent injury. They claimed that nothing was broken and no surgery was needed and the client's claim was without merit.

Attorney Justin G. Morgan conducted an initial investigation of the claim and it was revealed that the at-fault driver may have been under the influence of alcohol ("DUI") at the time of the accident. The at-fault driver had not been convicted of DUI and the insurance company asserted there was no evidence to support a claim of DUI. Of note, if an at-fault party is DUI, this will usually increase the value of the claim for a client, as juries do not like drivers who are DUI.

Upon pre-suit presentation of our client's claim, the insurance company's top offer was \$25,000.00. The at-fault party's insurance policy had a limit of \$100,000.00. Upon conclusion of our firm's pre-suit investigation, Attorney Morgan was convinced the at-fault driver



was DUI and further, the insurance company was not being forthcoming with the facts of the accident. Our client authorized a rejection of the final offer of \$25,000.00 and a lawsuit was filed against the at-fault driver. This allowed us the ability to discover evidence from the at-fault driver and take his deposition. Once the at-fault driver was served with the lawsuit, the insurance company immediately contacted Attorney Morgan and offered to pay the \$100,000.00 policy limit.

Due to the aggressive investigation and pursuit of this claim, **The Law Offices of Justin G. Morgan, P.A.** was able to recover the maximum insurance policy limit of \$100,000.00 within one month of the lawsuit being filed. Our client, who had considered accepting the settlement offer of \$25,000.00 was extremely grateful for the recommendation made by our firm to reject the final pre-suit offer and to file a lawsuit to seek maximum damages.

Experience matters when dealing with large insurance companies. **The Law Offices of Justin G. Morgan, P.A.** has resolved thousands of personal injury matters for clients and has the resources and knowledge necessary to obtain the maximum compensation for your personal injury and damages. Contact us today!

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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

Contact us at 1-800-9-JUSTIN and ask to speak to an attorney. There is never any charge for a consultation.

PROVING YOU ARE NOT AT FAULT IN A CAR ACCIDENT

You are minding your own business driving, and the next thing you know, the vehicle in the lane next you swerves into your lane causing a big collision. You stop your vehicle, which is in your lane, and the vehicle which crashed into you, is also in your lane. You and the other driver get out of your vehicles, traffic is piling up, people are honking their horns, and you both agree to pull over to the side of the road so cars can get by. You both call the police and the police arrive, and speak to you individually while you are each at your own vehicle. You advise the officer the other vehicle swerved into your lane. The officer says he spoke to other driver and the other driver says YOU swerved into his lane. There are no independent witnesses who stopped. As a result of the conflicting statements, the officer can not issue any citation or determine who is at fault for the accident. This is a classic “he said she said” situation. Unfortunately, the other driver is now lying, and you have to prove you are NOT at fault. Mistake number 1. The vehicles were moved from the accident scene; now the officer cannot see the other driver was in your lane. Do not move the vehicles from an accident unless necessary for safety. Mistake number 2. You did not take photos or video of the accident scene before moving the vehicles. If you had taken a short video on your phone of the accident scene and of the position of the vehicles, you would have proof the other vehicle was in your lane and you could prove the other vehicle was at fault and the other driver is now lying. This is just one common example of needing to prove you are NOT at fault! There are so many examples of issues such as this one, and dos and don'ts after an accident, it is simply impossible to list. After an accident, you will not be in the best state of mind. Please feel free to call us from the accident scene, and we will give you accident specific advice, for free, of what to do, and what not to do.

The Law Offices of Justin G. Morgan, P.A. can be reached at 1-800-9-JUSTIN.



\$65,000,000.00+

IN RECOVERIES FOR OUR CLIENTS

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.

\$400,000.00 – Auto accident recovery	\$110,000.00 – Auto accident recovery	\$122,500.00 – Auto accident recovery
\$250,000.00 – Homeowner liability/ Pool liability recovery	\$100,000.00 – Auto accident recovery	\$75,000.00 – Trip and fall recovery
\$210,000.00 – Auto accident recovery	\$75,000.00 – Auto accident recovery	\$130,000.00 – Trip and fall recovery
\$150,000.00 – Slip and fall recovery	\$110,000.00 – Auto accident recovery	\$75,000.00 – Homeowner liability/ Pool liability recovery
\$175,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery	\$60,000.00 – Fall down recovery
\$95,000.00 – Life insurance policy dispute lawsuit recovery, over 100% of policy limit	\$78,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$100,000.00 – Trip and fall recovery	\$130,000.00 – Fall down recovery	\$70,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$275,000.00 – Auto accident recovery	\$86,000.00 – Auto accident recovery
\$252,500.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$137,500.00 – Auto accident recovery	\$75,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$65,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$75,000.00 – Auto accident recovery	\$125,000.00 – Auto accident recovery	\$125,000.00 – Auto accident recovery
\$75,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery	\$75,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$120,000.00 – Auto accident recovery	\$260,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$127,500.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$210,000.00 – Auto accident recovery	\$170,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$102,500.00 – Auto accident recovery	\$60,000.00 – Fall down recovery
\$100,000.00 – Auto accident recovery	\$97,500.00 – Auto accident recovery	\$75,000.00 – Auto accident recovery
\$75,000.00 – Fall off a ladder recovery	\$300,000.00 – Trip and fall recovery	\$86,500.00 – Auto accident recovery
	\$72,500.00 – Auto accident recovery	\$325,000.00 – Fall down recovery

500 + 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.

BICYCLE AWARENESS AND SAFETY IN FLORIDA

For people in Florida who frequently ride their bicycles, there are inherent dangers that must be considered even if all proper safety precautions are adhered to. Due to their vulnerability, a bicyclist can face serious injuries if there is a bike crash. These injuries can result in massive life changes and the need for extensive medical treatment. Many motorists drive with lack of awareness of the presence of bicyclists or with lack of interest in sharing the road with them as equals.

With a bicycle, following all proper safety precautions is not always enough. Wearing a helmet and reflective clothing provides an added layer of protection and awareness, however, there are many dangers when sharing the road with cars and trucks. When injury is unavoidable, **The Law Offices of Justin G. Morgan, P.A.** may be able to advise a victim on the best course of legal action.

www.hurtandinjured.com

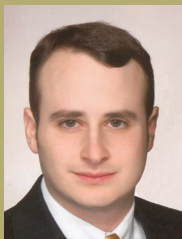


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PERMIT No. 1767

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. © 2016 Justin G. Morgan, P.A.



FROM THE DESK OF JUSTIN G. MORGAN, ESQ.

Dear Clients and Colleagues:

My law firm is always prepared to work hard to provide each client and our referring attorneys with **INDIVIDUAL ATTENTION** from the moment we are retained, through the final resolution of your case. Our team of lawyers, paralegals and case managers has been hand-picked for the exceptional reputations and **DEDICATION** to our clients. Proudly, we have recovered millions of dollars in compensation for clients. Our aim is to serve the goals and protect the interests of our clients. We work to understand the complexity facing clients and we do our best to simplify the issues and help clients navigate this complex realm. We will discuss your options with you, use plain English and break down the legal terminology. We want to answer your questions. Since no two cases are the same, we work to give each case the individual attention it requires.

Call the office at **1-800-9-JUSTIN** and ask to speak with me personally. Thank you so much for the trust that both clients and colleagues have placed in our firm.

Best Regards,

JUSTIN G. MORGAN, ESQ.

SERVING CLIENTS THROUGHOUT FLORIDA

WESTON OFFICE

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