

EQUAL JUSTICE UNDER THE LAW

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

Personal Injury Attorneys

Summer 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 who was involved in an automobile accident. Our client was elderly and had many pre-existing conditions, was a war veteran, was considered legally disabled, and had several prior auto accidents in which he was injured. These factors of our client's advanced age and pre-existing medical conditions, and prior accident claims, greatly complicated our client's claim of a new injury from the accident in which we were representing him.

During the course of our representation, our client needed to undergo a back surgery. It was not clear whether or not the back surgery was directly related to the automobile accident, or if it was related to pre-existing medical conditions suffered by our client. In fact, our client's VA (Veterans Affairs) governmental benefits agreed to cover the surgery as a pre-existing condition from the time of his military service.

Our client was convinced the need for this surgery was related to his recent auto accident. Our client's surgeon was a VA doctor and he initially did not want to be involved in our client's personal injury claim at all, however, the doctor agreed to speak with our firm to discuss the surgery and the causation for the surgery.



After our firm's discussion with the VA Doctor, and after our firm sent the VA doctor additional medical records to review on behalf of our client, the VA Doctor agreed the accident could have been the cause and need for the surgery. The VA Doctor agreed to put his opinion in writing.

With the VA doctor's opinion now in writing, our firm was able to present our client's claim with strong medical evidence, and we secured and recovered a \$100,000.00 settlement for our client without the need to file a lawsuit. Our client was extremely grateful for our efforts and belief in his injuries from the accident, as nearly everyone involved in our client's medical care was stating our client's injuries were pre-existing and not related to the automobile accident.

The Law Offices of Justin G. Morgan, P.A. successfully advocated on our client's behalf and secured an outstanding recovery. If you or a loved one has been injured due to someone else's negligence, contact our office and we can put our vast experience and resources to work for you.

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www.hurtandinjured.com

\$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	\$125,000.00 – Auto accident recovery
\$75,000.00 – Auto accident recovery	\$125,000.00 – Auto accident recovery	\$75,000.00 – Auto accident recovery
\$75,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery	\$260,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$120,000.00 – Auto accident recovery	\$100,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$127,500.00 – Auto accident recovery	\$170,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$210,000.00 – Auto accident recovery	\$60,000.00 – Fall down recovery
\$100,000.00 – Auto accident recovery	\$102,500.00 – Auto accident recovery	\$75,000.00 – Auto accident recovery
\$100,000.00 – Auto accident recovery	\$97,500.00 – Auto accident recovery	\$86,500.00 – Auto accident recovery
\$75,000.00 – Fall off a ladder recovery	\$300,000.00 – Trip and fall recovery	\$325,000.00 – Fall down recovery
	\$72,500.00 – Auto accident 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.

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.

HOW PRIOR INJURIES CAN AFFECT YOUR CURRENT PERSONAL INJURY CLAIM

When you file a claim for new injuries that may resemble prior injuries, insurance companies will generally tell you that "new" injuries, if they exist at all, are just an aggravation of your preexisting injuries. The result of this is that any settlement offer they make will be minimal. You do not have to accept that determination.

You have a right to fair compensation for your injuries, whether they are an aggravation of previous injuries, or new and separate injuries. This applies to auto accidents, slip and falls, work related accidents, dog attacks, and other injury events.

Still, getting fair compensation for new injuries can be a challenge. With the correct evidence, however, it is a challenge you can overcome. To succeed, you will need proof of the at-fault party's liability, and proof of your damages. If you can't prove liability, you have no claim, regardless of the extent of your injuries.

Whether you have aggravated pre-existing conditions, or suffered completely new and separate injuries, you will need a complete set of medical records for your prior injuries, and your current injuries. A doctor's narrative is vital in proving where your pre-existing injuries end, and your new injuries begin. Relying on X-rays, MRI's, CAT scans, and other diagnostic tests, your doctor can pinpoint why and when the new injury occurred. Once the doctor provides a written narrative, it is more difficult for an insurance adjuster to overcome a doctor's medical opinion.

Your doctor's medical opinion binds you, and a written narrative, by your doctor, stating the diagnosis and prognosis of your current injuries, as they relate to your prior injuries, is the best evidence you can get. Injuries can occur at any time and we have little control over when accidents happen and how serious they are. Many times a new injury can overlap and old injury but that does not mean that you have to accept the insurance company's denial of your claim. **The Law Offices of Justin G. Morgan, P.A.** has years of experience dealing with powerful insurance companies. Insurance companies often try to benefit from the confusion caused by pre-existing injuries. Attorney Justin G. Morgan will assist you by presenting conclusive evidence to maximize your injury claim.



PRODUCT LIABILITY AND INJURIES

Defective or dangerous products are the cause of thousands of injuries every year. Product liability law spells out the legal rules concerning who is responsible for defective or dangerous products that find their way into the hands of a consumer.

For product liability to arise, at some point the product must have been sold in the marketplace. Any person who has been injured by a defective product can recover for his or her injuries, as long as the product was sold to someone.

Product liability actions can be very complex, and establishing legal fault often requires an experienced law firm, such as **The Law Offices of Justin G. Morgan, P.A.**, along with the assistance and testimony of experts. If you believe that you have suffered an injury caused by a potentially defective product, contact our office and speak to Attorney Justin G. Morgan to have your claim evaluated free of charge.

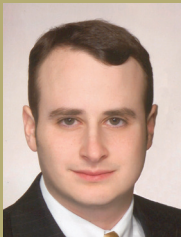


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PERMIT No. 1767

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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

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