Hiring A Medical Malpractice Attorney In Kansas City



If you have been injured due to the negligence of a physician, hospital or healthcare provider you may be able to obtain compensation for your injuries and damages. Fining the right attorney is important. You need to find an attorney that is knowledgeable about the civil jury system and specifically about medical malpractice issues. In medical malpractice claims, the Defendants will have at their disposal a knowledgeable team of lawyers defending them, an insurance company with unlimited resources to fund the case, and doctors in various fields who are more than willing to come to the aid of their fellow physicians. In order to obtain a fair recovery in a medical negligence claim, you need an aggressive attorney with the knowledge and experience necessary to bring the case to a successful conclusion.

In order to hire your attorney, you need to place a call and ask for a time to discuss your case. If your case appears on the surface to be a legitimate claim, you will be asked to come into the office for a conference that will allow your attorney to obtain enough facts to be able to evaluate your case. If your case appears to have merit, you may at this time be asked to sign a contingent fee contract. The contingent fee contract will provide that the attorneys will advance and pay for the expenses of the litigation and all expenses associate with the trial of the case in return for your agreement to repay the expenses to the attorneys in the event that the attorney is able to obtain a settlement or verdict, along with a percentage of the recovery as a fee. If a settlement or verdict is not obtained, you will not be required to pay back any of the expenses. In other words, the attorneys will pay all costs of litigation. You do not have to pay any expenses to bring your case. If a

recovery is obtained, the expenses are reimbursed to the attorneys from the settlement along with attorneys fees. The contract will provide a specified percentage of the recovery to be paid as the attorneys fee. If no settlement is obtained, you will pay nothing to attorneys. When you call to discuss a possible claim you will be told the percentages charged for attorney fees.

Hiring an attorney for your medical malpractice case in Kansas City is really a simple and easy process. You do not need to be intimidated by the process. A few phone calls, an in person interview, the signing of a contract, and you have hired your attorney and are ready to start moving forward.

You need to understand that lawyers cannot take all medical malpractice cases they are asked to review. Given that the lawyers will be paying for the expenses, there must be a realistic expectation that your case can be successfully handled.

However, as stated, don't be intimidated by the process and don't hesitate to call to discuss your case. At my office I am always happy to talk to people to help them determine whether they have a claim.

If you think that you may have a claim for substandard medical care and treatment, you should contact an attorney as soon as possible to have your case reviewed, because there are statutes of limitation which mean that your claims must be brought within a certain period of time or they will be forever barred. The attorney will be able to help you determine if you have a valid claim.

Finally, it is extremely important that you contact an attorney who has experience handling medical negligence claims. You need to find someone you can count on with knowledge and experience in handling these types of claims who may guide you through the legal process.

Find out more about Robert Wells Law at our website! https://www.robertwellslaw.com/

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The information you obtain at this site is not, nor is it intended to be, legal advice. You should consult an attorney for advice regarding your individual situation. We invite you to contact us and welcome your calls, letters and electronic mail. Contacting us does not create an attorney-client relationship. Please do not send any confidential information to us until such time as an attorney client relationship has been established. The choice of a lawyer is an important decision and should not be based solely upon advertisements. This disclosure is required by rule of the Supreme Court of Missouri.