

INJURY ACCIDENT GUIDE



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DISCLAIMER: Each case is handled on an individual factual basis.
Individual results may vary.

PART I: ATTORNEYS

WHY HIRE AN ATTORNEY?

- ▶ Personal injury law is complicated and we're here to help you understand it better.
- ▶ Settlements are higher when hiring a reputable trial lawyer.
- ▶ Trial lawyers know how to present a case to a judge and jury.
- ▶ Law firms have investigators, experts, and other endless resources available.
- ▶ Good lawyers take the stress away from you when dealing with insurance companies.
- ▶ Insurance companies will try to deny, delay, and discredit your case.
- ▶ Insurance companies hire experienced lawyers and adjusters to fight injured victims.
- ▶ Insurance companies do not play fair unless you hire an attorney that is willing to take your claim all the way to trial.

MURPHY LAW FIRM

We represent injured people, and we are proud of it! We want justice for injured victims. If insurance companies were fair, you would not need attorneys and victims would never have to go to court.

Murphy Law Firm was established in 1993. Our personal injury lawyers handle all types of injury cases. The value of the cases we handle range from \$500 to multi-million dollar. Our attorneys never shy away from going to trial. We are ready, willing and able to represent any type of injury case to a judge or jury. Since 1993, over 100 million dollars have been recovered for our clients.



QUESTIONS/FACTS TO KNOW BEFORE HIRING AN ATTORNEY

- ▶ What type of legal problems does the lawyer handle most often?
- ▶ Does the lawyer work for insurance companies?
- ▶ How long has the lawyer been practicing law?
- ▶ Will your lawyer go to court?
- ▶ What fees will your lawyer charge?
- ▶ How much actual court experience does the lawyer have?
- ▶ What is your lawyer's opinion on settlement versus trial?
- ▶ Will your lawyer provide references (such as other clients and attorneys)?

There are many types of lawyers. The right lawyer has substantial experience handling cases specific to yours. The guidance of the personal injury lawyers at Murphy Law Firm will prove helpful in navigating the complex legal and medical issues that arise from personal injury cases. Many serious personal injury claims cannot be resolved without filing a lawsuit.



Our attorneys are not afraid of litigation. Our strategy is to give our clients the highest quality of representation by exceeding expectations. Aggressive legal representation and innovative courtroom presentation help juries and judges understand that **we want justice**. We welcome all questions from a client as they will better understand the process.

COSTS OF HIRING AN ATTORNEY—DEPENDS ON THE CASE

The law of Louisiana requires a client to sign a contract when a contingency fee agreement is entered into between a client and attorney.

The normal contingency fee agreement is

33%.

However, Murphy Law Firm has a policy that the clients **always** make more money than the attorney. You are the injured victim and you should receive the money you deserve.

There can be additional hard costs when hiring Murphy Law Firm. For example, we sometimes have to order certified medical records and bills, conduct depositions, hire expert witnesses, obtain witness statements, take photographs of the property damage and location of the scene, and obtain police reports.

As a client of Murphy Law Firm, we go after the maximum amount for pain & suffering and emotional distress. Other specific damages that we recover for victims include medical bills and lost wages. Our goal is for you to be completely satisfied with the services and results of Murphy Law Firm.

HIRE AN ATTORNEY



You do not need an attorney for every case. However, the industry has become a system of not accepting fault and attempting to avoid paying what you deserve. Every potential client should consult with an attorney, but only hire an attorney that will fight for you and provide services that are beneficial to you. If you hire Murphy Law Firm, we want you to be comfortable and knowledgeable about us. We want to have a good relationship with our clients. Our goal is for you to be satisfied with the results!

PART 2: DO'S AND DON'TS

WHAT TO DO AFTER A CAR ACCIDENT?

Get to a Safe Area



Immediately following an accident, it is important that you are out of harm's way. If possible, move your car to a safe area, on the side of the road or out of the way of other vehicles. If anyone is injured, you should call 911 for an ambulance. Always call the police so a report can be completed by the officer.

Take Pictures

It's important that you take pictures of the scene, vehicles, and all injuries. Examples of needed evidence may be debris, tire marks, license plate of the other car, damage to all vehicles involved, and nearby landmarks.



Trade Information with the Other Driver



Be sure to gather information from the other vehicle's driver and/or owner, including name, address and phone number, vehicle's make, model, year, license plate number, and insurance information.

PHOTOS

After any type of accident, please take photographs of the scene, property damage, and injuries. Photographs are one of the easiest ways to prove who is at fault and damages to the vehicle.



Photographs of cars, intersections, offshore rigs, property defects, medical devices, cuts, bruises and scars help judges and juries understand liability and damage issues of a case. If you do not have a camera, use a cell phone. Also, the photographs need to be dated so they are admissible at trial.

WITNESSES

 Witnesses are very important from a liability and injury aspect of any case. Any witness to an accident can help prove liability. Additionally, it is very helpful to have a corroborating witness testify to the pain you experience, the difficulties in your daily activities, relationship problems, and emotional distress. Your communication with defendants (including insurance companies) and witnesses are discoverable and admissible at trial. It is advisable to allow the attorney or investigative team to take any statement or communicate with witnesses and other people involved with the case.

ADJUSTERS

Adjuster's are not your friends! If adjuster's were fair to victims of an accident, you would not need me. Insurance adjusters are trained to pay you as little as possible. Any time you talk to an adjuster, assume you are being recorded. We treat everyone with respect, but often disagree with the adjuster's' value of your case. The experienced trial attorneys at Murphy Law Firm can give you a legal opinion you can trust and respect.



BE TRUTHFUL



This is the most important advice lawyers can give clients: **BE TRUTHFUL!** Your truth and veracity about the accident and injuries are always an issue. If you're not truthful about any aspect of your medical history, the accident, personal life, or any other information, the defendant will try to claim you are not being truthful about your injuries which will affect the outcome of your case. Insurance companies do not like good, honest, truthful people.

POTENTIAL DEFENDANT'S INFORMATION

Obtain any and all possible information about the defendant. The information allows the case to move forward in an efficient manner.

When we investigate the defendant, it allows us to locate insurance, assets, witnesses, criminal information (DWI), service information, proper corporate names, and necessary information for the case.



Individuals do not like to be defendants. Often defendants do not accept responsibility, but it is our goal to hold them accountable for their negligence.

TIP

 **Be aware that some conversations you have with a defendant are admissible at trial.** You should not talk to the defendant unless it is absolutely necessary. Never give any type of statement to the defendant's insurance company unless you've consulted with an attorney.

NEVER GIVE RECORDED STATEMENTS

The only time a statement should be recorded is during a deposition. If an insurance company or defendant takes a recorded statement, they often try to use it against you during your case. Rarely do insurance policies require you to give a statement.



Facts and injuries must be **detailed, accurate,**

and **truthful**. The adjuster's are trained to ask questions in a way most beneficial to their defense. What benefit is it for you to give a recorded statement? None! None! None! None! None!

MEDICAL RELEASE AND LOSS WAGE RELEASE



The medical records and lost wage releases are used to gather medical records and bills and lost wage information. This information is how we prove your claim. You should never sign a blanket release or a broad release without consulting with an attorney.

MITIGATE YOUR DAMAGES

A plaintiff has an obligation to mitigate their damages. Mitigation refers to the plaintiff making reasonable efforts to minimize the effects of the injury by following the medical recommendation of the doctors. If the defendant can show that the plaintiff failed to mitigate damages, the plaintiff's recovery may be reduced.

The plaintiff should take a proactive approach when dealing with medical needs. If you do not attend your scheduled doctor's appointment, it could be considered you did not mitigate your damages. Insurance companies use this as a defense in an attempt to pay less money.



SOCIAL MEDIA



Insurance companies will try to obtain information from social media accounts and use it against you at trial. **Facebook accounts have been used against honest plaintiffs at trial.** Photos and messages may be harmless to you, but insurance companies often attempt to use any information in a negative way against you. Stay off of social media!!!!!!

PART 3: MEDICAL TREATMENT

SEEK MEDICAL ATTENTION



If you are injured, you should consult with a physician **immediately**. The defendant's insurance company often considers when your initial doctor's visit occurred. Additionally, the sooner you seek medical care, the faster you can recover from your injuries. Do not jeopardize your health by not seeing a doctor.

FOLLOW THE DOCTOR'S ADVICE

Follow the doctor's advice and orders. Medical documentation is information used to determine your damages.

Murphy Law Firm **does not** give medical advice, but would like you to see a specialist for your type of injury. Your recovery is important and could be jeopardized or delayed by not following your doctor's advice. Following recommended treatment will require you to have consistent medical treatment.

Medical treatment is used to prove your injuries. We must have a physician testify regarding medical causation, which means your suffered injuries due to an accident. Do your best to avoid gaps in medical treatment.



TELL THE DOCTOR EVERYTHING THAT'S BOTHERING YOU AND BE ACCURATE ABOUT YOUR MEDICAL HISTORY

Your medical history must be **accurate!** When you seek medical attention, tell the doctors about your previous medical treatment and everything bothering you as a result of your accident. This is how the doctors arrive at their opinions to relate your injuries to your case. This allows Murphy Law Firm to make a claim for all your injuries.



PART 4: DAMAGES

SPECIAL DAMAGES

Medical Expenses

Past, present, and future medical expenses are elements of damages that Murphy Law Firm will pursue for you. It is easy to calculate past and present medical bills, but often we must request opinions from your treating physician or experts to calculate future medical expenses. Life care plans are sometimes necessary for severely injured victims.

Additionally, some insurance policies contain medical pay provisions. Medical payment coverage provided for reasonable and necessary medical charges and services incurred because of bodily injury sustained by an accident.

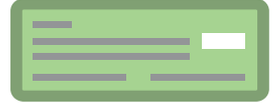
Our approach is to make sure you get the necessary medical attention, and the attorneys at Murphy Law Firm want you to get good quality healthcare and have defendants to pay all reasonable medical needs.



Lost Wages and Loss of Earning Capacity

Lost wages will be recovered if you have medical documentation supporting your inability to work because of your injuries. You are

entitled to past, present, and future lost wages. We use tax returns, W-2's, paycheck stubs, and contracts to prove your lost wages.



Future lost wages require an opinion from your treating physician, vocational rehabilitation expert, and economist. Your physician testifies to work restrictions. You may also have loss of earning capacity or full disability. Once the doctor gives an opinion, a vocational rehabilitation expert will meet with you to determine if any job matches your skills in relation to your medical restrictions. Then, an economist is necessary to provide a present value of future wages. These wages are considered special damages that must be accurately proven.

GENERAL DAMAGES



General damages are noneconomic damages that exact dollar figures cannot be calculated. This damage includes **pain and suffering, loss of enjoyment of life, loss of consortium, and mental anguish.**

General damages are not a fixed number. The value of cases from Livingston, East Baton Rouge, West Baton Rouge, Ascension, and Feliciana can all be different.

The personal injury attorneys at Murphy Law Firm stay updated on the value of cases in jurisdictions around the state of Louisiana. Our goal is to make defendants pay an equitable amount of general damages.

PROPERTY DAMAGE



Property damage amounts to your car, house, and things you own may vary depending on the adjuster and insurance company. Often, we must hire an expert to prove the actual amount of property damages.

Depreciation may be part of your claim, but we must hire experts that can report and testify to the value.

If you receive an offer for your property damage that you are not happy with, please do not be alarmed. For example, repair shops will supplement the bill and often handle any additional damage charges.

If the defendant contests liability, then recovery of property damage can be delayed. Sometimes, we may recommend that you use your insurance policy to pay property damage. Your insurance company will have the right to intervene or subrogate into the case once we file a Petition for Damages.

AUTO ACCIDENTS

Rental Cars

Do not drive your car if it is not safe or legal to operate. You are allowed to get a rental car of similar type. Your policy may give you only certain amounts of money per day, but defendants cannot determine this number.



The insurance company or defendant must pay reasonable rental expenses until your vehicle is repaired or you receive a check if your vehicle is totaled. You should use your personal insurance coverage when renting a car because defendants are not responsible for any type of extra insurance coverage you receive for a rental car.

Towing & Storage Fees

The defendant's insurance company is responsible for towing and storage costs. Do not let your car stay at a storage facility too long because you could be held responsible if the delay is your fault.



LOSS OF CONSORTIUM

Spousal Claims

Loss of consortium is a claim that may be made by the plaintiff's



spouse, child, parent, brother, sister, or grandparent for loss of love, companionship and moral support, decreased sexual relations, inability to perform household services, and plaintiff's

inability to participate in the family unit. Wrongful death cases include loss of consortium for specific family members. The value is often not large unless your spouse has suffered a debilitating injury or wrongful death. When Murphy Law Firm represents married couples, we do not file a consortium claim **unless** your spouse agrees to hire us and sign a contract.

The defendant's will ask about your relationship, the extra duties/chores you are responsible for around your house, the sexual relationship with your spouse, and anything you do to help your spouse or injured party. There can be advantages and disadvantages about making a claim for loss of consortium which should be discussed with your attorney. It is considered a separate claim, but part of the total claim being made.

PART 5: REIMBURSEMENT

HEALTH INSURANCE



A **private health insurance company** that pays benefits for you has the right to place a lien on your case. Health insurance companies get reimbursed when the case settles if a lien is perfected.

Private health insurance companies cannot require reimbursement from your case if you are not made whole and often times will work with the injured party's attorney if there is not enough insurance coverage to make the injured person whole.

EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974



ERISA plans have different rules which often entitle them to full recovery. An ERISA plan establishes minimum standards for pension plans in private industry and provides for extensive rules on the federal income tax effects of transactions associated with employee benefit plans.

MEDICARE



This is a **federal government's healthcare program** from those 65 or older or those under 65 who are disabled, suffering from permanent kidney failure or diagnosed with Lou Gehrig's Disease. Medicare **must** be reimbursed for payments made or can reasonably expect to be made by a third party. This process can be from **3-9 months** to get final numbers from Medicare.

MEDICAID



This is a **state government's need-based healthcare program** administered by each state. By accepting Medicaid benefits, you agree (by law) to reimburse the state for injury-related care if you recover from the party responsible for causing your injuries. This process can be from **1-4 months** to get final numbers from Medicaid.

WORKER'S COMPENSATION



If you are **injured while working** and a third party is responsible for causing your injuries, any money paid by workers compensation must be reimbursed when your case settles or judgment is obtained.

PART 6: LEGAL ISSUES

STATUTE OF LIMITATIONS

Statute of limitations (also referred to as Prescription Date) determines the amount of time you have to file suit. Different types of cases require suit to be filed at different times.

An **automobile accident** has a one year prescription date; therefore, suit must be filed within one year from the date of the accident. **Medical malpractice** cases have a one year prescription date from the date of the malpractice with a maximum of three years.



TIP

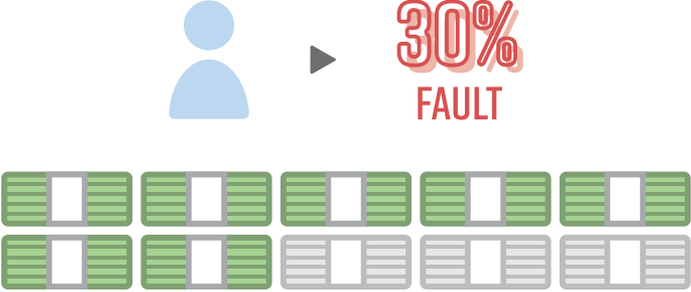


Don't wait to hire an attorney! It is always best to file suit well before the statute of limitations. If the defendant is served with a copy of the Petition for Damages before the Statute of Limitations, defects in the Petition for Damages can often times be corrected.

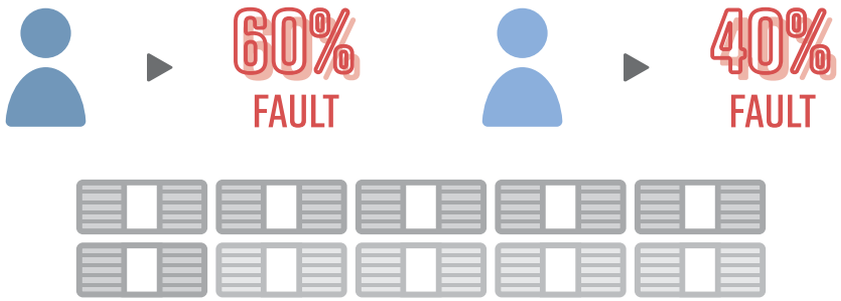
COMPARATIVE FAULT

Our attorneys understand that more than one party may be at fault or a client may share in responsibility for their injuries.

For example, the plaintiff's recovery may be resolved by percentage of fault.



If a plaintiff receives an award of **\$100,000** and is held **30%** at fault, then the plaintiff would recover **\$70,000**.



Also, if multiple defendants are at fault, Defendant #1 being **60%** and Defendant #2 being **40%**, then Defendant #1 would pay **\$60,000** and Defendant #2 would pay **\$40,000**. The final number for your loss may vary and can alter who pays certain amounts of damages.

HOW LONG DOES YOUR CASE TAKE TO RESOLVE?

Several factors determine the life span of a case, but the most important factors are the length of your medical treatment, the number of parties involved, and the judge assigned to your lawsuit. Once you are released from the doctor or reach maximum medical improvement, we will attempt to settle the case.

If a settlement cannot be reached, Murphy Law Firm will file suit.



If suit is filed, the length of the case takes depends on how big your case is and what judge is assigned to your case. **We do not delay cases.** After the defendants file an answer, it is our policy to request a status conference to get deadline dates and move the case forward. The wheels of justice sometimes can be a lengthy process.

PART 7: PHASES OF LITIGATION

BRIEF OVERVIEW

After your Petition for Damages is filed, the Defendant will have **15 days** to answer the Petition after service of citation. Once the Answer is received, we file for a Status Conference with the Court. At the Status Conference, the judge and attorneys will agree on deadlines to conduct discovery, file motions, etc. and to file a Pretrial order.

After the Pretrial Order is finished, the court will provide a Pretrial Conference to set a trial date. A determination of Judge v. Jury Trial and the number of days for trial will be finalized at the Pretrial Conference.



DISCOVERY

During the discovery phase a plaintiff and defendant will answer Interrogatories, Request for Production of Documents, and Request for Admissions.

- ▶ **Interrogatories are written questions submitted to an opposing party.**
- ▶ **Request for Production of Documents is a request to another party within the lawsuit that they provide specific documents or other tangible items to inspect or copy.**

- ▶ **Request for Admissions is a party's written factual statement served upon another party within the suit who must admit, deny or object to the questions or statements contained in the request.**

The next stage will be your deposition. During the deposition, the attorneys will ask questions about you, your family, work history, jobs, the accident, injuries, medical care, and disabilities under oath in front of a court reporter. Here is the magic formula to the client doing a great job: be polite, non-confrontational, and truthful.



TIME (LITIGATION)



The length of time depends on several factors. The complexity and nature of your medical treatment, number of parties involved, and the judge all determine the length of time for your case.

Once suit is filed both parties conduct discovery. Once discovery is completed, we will obtain a trial date. Normally, we can get a trial **within 4 months to 2 years**. You should realize the value and time of each case is different!

GLOSSARY

A

adjuster An employee of an insurance company whose job is to assess damages

answer A defendant's first response that addresses the merits of the case by admitting or denying the plaintiff's allegations set forth in the Petition for Damages. Answers must be submitted within certain time limits

C

comparative fault The recovery of an injured person who has contributed to his own injury by his own sub-standard conduct must be reduced by the percent-

age of fault attributable to him

contingency fee A fee charged for an attorney's services only if a recovery is made in favor of the Plaintiff

D

defendant A person sued in a civil case

deposition Out-of-court sworn testimony taken of the parties and witnesses in a case

discovery The process of finding or learning information that relates to the case from parties, witnesses, and documentation evidence

———— **E** ————

economist A professional who specializes in economics and is often used as an expert witness to determine economic damages

expert witnesses A person who has extensive education or experience on a particular subject

general damages Money won in a lawsuit for injuries suffered for which there is no exact dollar value which can be calculated (such as pain and suffering, inability to perform certain functions, and mental anguish)

———— **H** ————

HIPAA (Health Insurance Portability and Accountability Act)

sets forth particular guidelines to obtain a patient's medical records through a medical release signed by the patient

———— **I** ————

interrogatories A written question sent to another party in a law suit, which must be answered within a certain period of time during the discovery phase of litigation

———— **J** ————

jurisdiction A court's authority to hear a case

———— **L** ————

lien A legal right or interest that a creditor or party has in another person's property or lawsuit

life care plan A plan created for injured plaintiffs, which outlines their annual and lifetime costs for long-term care over their life

loss of consortium A loss of the benefits that one spouse or close relative is entitled to receive when the other family member has been injured and is unable to perform normal duties in the relationship

loss of earning capacity A loss sustained by an injured person relating to the inability to work and perform the same type of job functions as before the injury i.e. loss of earning power

loss of enjoyment of life A loss by an injured person who is unable to function and perform certain things that were previously enjoyed before the injury

lost wage release An authorization signed by a person granting someone the ability or authority to obtain certain information from their employer regarding lost wages, salary and other employment information

———— M ————

medical release An authorization signed by a person granting someone the ability and authorization to obtain certain information from the person's employer regarding lost wages, salary and other employment information

mesothelioma A lung disease primarily caused by exposure to asbestos

mitigation of damages A principle which requires a plaintiff to

make reasonable efforts to help minimize the effects of the injury they sustained by the Defendant

———— **N** ————

negligence The failure to exercise care that a reasonable person would have exercised in a similar situation

———— **P** ————

plaintiff The party who brings or files a civil lawsuit to court

pleadings Every legal document filed in a lawsuit, including but not limited to petition, answers, motions, and memorandums

prescription date A rule that establishes certain time limits to file a lawsuit, if expired all rights associated with the injury

are forever lost. (Also called Statute of Limitations)

pretrial conference An informal meeting in which all attorneys meet with the judge to discuss trial matters, such as deadline dates, trial date, evidence, motions, witnesses, etc.

pretrial order A court order establishing the procedural rules and deadlines, trial date, claims, defenses, stipulations, witness list, exhibit list, etc. of the parties

———— **R** ————

request for admissions A formal written request sent from one party to another asking them to admit, deny or object to the substance of the statements within

request for production of documents A formal written request from one party to another asking for specific documents or tangible items in their possession

———— **S** ————

special damages Damages alleged to have been sustained and must be specifically claimed and proved in order to receive compensation

status conference A conference held with all attorneys involved in a case and the judge which establishes deadline dates and addresses any issues or concerns to move the suit along through the judicial process

statute of limitations A law which sets the maximum period

which one can wait before filing a lawsuit. (Also called Prescription)

subrogate For a debtor to allow another debtor to have priority in a claim or lawsuit

———— **T** ————

tort A civil wrong for which a remedy may be obtained

———— **V** ————

venue The proper place in which a lawsuit may be filed which has some connection with the injury, crime, or parties involved

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