

Savannah Personal Injury Lawyer

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If you suffered a personal injury that you believe was caused by someone else's carelessness, it is important to understand your rights. You may be able to file a personal injury claim to obtain compensation for the damages caused by your injury. The legal process is extremely difficult to manage on your own, and that is why you should give serious thought to hiring an experienced Savannah personal injury lawyer. The legal professionals at Roden Law have been helping injury victims recover fair compensation for more than 10 years. We have the experience and legal knowledge to take on insurance companies and teams of lawyers who are working against your best interests. Our reputable attorneys understand that many injury victims are concerned about the cost of an attorney. That is why we take all personal injury cases on a contingency fee basis, which means your consultation is absolutely free and you will not be charged legal fees unless you receive compensation. Our Savannah office is located at 333 Commercial Drive, a short drive from the South University campus and the Georgia Department of Driver Services. However, we can come to you to gather the details of your claim. The skilled Savannah personal injury attorneys at Roden Law are prepared to manage every aspect of your personal injury claim. However, there are several things you can do in the immediate aftermath of your accident to help support your case, including: Photograph anything you think might be relevant to your personal injury claim, including property damage that occurred during the accident. For instance, if you were injured in a slip and fall in a store, you may have knocked over some merchandise or left scuff marks on the floor. If there were any witnesses, ask them about what they saw and write it down or record a video on your smartphone. You should also ask for their contact information so our Savannah personal injury attorneys can contact them later to ask more questions or get clarification on anything they said. We have a detailed understanding of the many ways a personal injury can affect your life. This allows us to determine all of the damages you have suffered so we can determine an accurate value of your claim. This is why you need a personal injury attorney in Savannah who has experience negotiating fair settlements. The

attorneys at our firm are veterans of the negotiating process, having dealt with insurance companies and lawyers for the other side. We are prepared for their attempts to deny your claim or offer you a lowball settlement that is nowhere near the full value of your claim. Our personal injury lawyers in Savannah also have many years of combined experience in the courtroom. This is why we are not afraid to reject an unfair offer. If necessary, we are prepared to take your case to court to achieve justice. Another type of personal injury compensation is pain and suffering, which covers the physical pain and emotional suffering you experience. Emotional suffering could include depression, anxiety or difficulty sleeping. Fortunately, our Savannah personal injury lawyers know how to gather substantial evidence to show the total value of pain and suffering. We will work with you to collect all relevant evidence to properly value these damages. This could include a daily journal where you describe the physical and emotional issues you are dealing with. Georgia's statute of limitations for most personal injury cases is two years from the date of the injury. This applies to many types of cases, including those involving car accidents, dog bites, slip and fall accidents, and truck accidents. Some injury victims wrongly assume they do not need to worry about these statutes because they are going to obtain compensation through an insurance claim. However, you should still be concerned about these statutes because insurance claims are not always successful. If our Savannah personal injury lawyers cannot obtain the compensation you deserve through an insurance claim, our only option will be to file a lawsuit. There are many personal injury cases where the victim is partially at fault for his or her injuries. For example, you may have violated a traffic law in the moments before a negligent driver crashed into your car. The statute often comes up in personal injury lawsuits, however insurance companies may apply it as well. Fortunately, our attorneys have detailed knowledge of this law and will fight to ensure it is applied fairly. We do not want you to receive less compensation because you are assigned a higher percentage of fault than you deserve. The Savannah personal injury lawyers at our firm understand how devastating a personal injury can

be. We have a successful track record of recovering fair compensation for victims of many types of personal injuries. Our Savannah trial lawyers are persuasive negotiators and convincing advocates who have the skills to litigate a full range of personal injury cases. We have years of experience handling claims involving: Product liability cases are different than most personal injury cases. In personal injury cases, it is necessary to show that a person or business was careless, negligent, or that they intentionally disregarded your safety. In product liability cases, manufacturers and sellers of the product can be found liable if the product was defective at the time it was used, and the defects are what caused the injuries or fatalities. At Harris Lowry Manton LLP, our Savannah personal injury lawyers have a reputation for getting strong and just results. Attorneys throughout the country refer cases to us because we have won more cases worth \$10 million dollars than any other law practice in Georgia in the last decade. We negotiate tough settlements and have a track record of jury trial success because we conduct thorough boots-on-the-ground investigations, and work with top-tier professionals including engineers, traffic reconstruction experts, financial specialists, and a full range of medical doctors. Let us help you. At Harris Lowry Manton LLP, we fight for the injured and the families of the wrongfully deceased. We understand how devastating injuries can be. We compassionately guide our clients through the treatment with their doctors and through the various stages of litigation. Our lawyers understand the common and uncommon strategies and arguments defense lawyers and insurance adjustors use, so we are adept at combatting them. The office is just a 5 min drive from the Chatham County State Court on Montgomery Street, we're situated just 4 min walk from Emmet Park. To speak with a caring Savannah personal injury lawyer, please phone 912-651-9967 or complete our contact form to schedule a free consultation. It can be confusing and overwhelming to know what to do following a personal injury. You might feel stuck between dealing with your damages and expenses and having to accept whatever an insurance company is trying to offer as a settlement. We know you have questions, and these answers

should help as a starting point. Unfortunately, many personal injury victims choose not to have a lawyer represent them in their case. They are misguided to believe the costs will be too high. However, this is not necessarily the case. One of the most prominent questions personal injury victims have is how much their case is worth. There is no average personal injury settlement because every case is different. But how do you know how to calculate the damages in your claim? Your Savannah injury lawyer will do everything possible to see that those who caused your injuries are held to account. Below are some common types of personal injury accidents and examples of who could be liable in each type of case: Your personal injury lawyer in Savannah will work to see that you are adequately compensated for all the negative changes your injuries have brought to your life. Read through the list below of serious injuries that can lead to substantial damages for accident victims. Get in touch with a Savannah personal injury lawyer for help with your claim. Your lawyer can help you to get the money you need for your losses while you concentrate on your injuries and mental health. To reach The Nye Law Group, use the form below or call 912-200-5230. The civil justice system provides victims of negligence with an important avenue of legal recourse. Under the laws that govern Georgia personal injury, victims of accidents may be able to secure compensation for injuries, pain, suffering, and other losses. Since we established our firm in 1988, the Savannah personal injury attorneys at Butler Prather LLP have been committed to helping injured people, grieving families, and other victims gain justice for negligence using our sophisticated approach to settlement and litigation. Civil and criminal courts are separate entities. To file a personal injury claim in Savannah, you will need to visit your local civil court. The county civil court handles all personal injury and property damage claims, while the criminal court will handle any charges against the defendant. For a case based in Savannah, you will visit the Chatham County State Court Clerk: Civil Division. If the defendant files a response accepting your claim, you and your attorney can enter into settlement negotiations with the defendant. Most personal injury lawsuits in Savannah reach settlements

successfully without needing to go to trial, especially with help from attorneys mediating the agreement. If the defendant combats your claim, however, or refuses to compromise on a settlement, a court case will ensue. Both parties will go through the discovery process, where either side can discover more about the case from one another. If you have been injured in Atlanta or anywhere else in Georgia, please contact our Atlanta personal injury attorneys as soon as possible. We also offer representation in Athens, Marietta, and Alpharetta. No law in Georgia requires you to hire a personal injury lawyer for representation. Representing yourself, however, can come with disadvantages that make it much more difficult to obtain fair financial compensation. Insurance companies know that they can more easily take advantage of unrepresented claimants, and will often do so in an attempt to save themselves money.

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