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Brought to you by  
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Do you have enough auto  
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## Frivolous lawsuits For whom?

Politicians, television commentators, and magazine writers sometimes ask why trial lawyers file “junk” auto accident, medical malpractice, or product liability lawsuits.

Lawsuits are never “frivolous” to people who are seriously injured. Just ask victims of an auto accident how inconsequential their injuries and suffering seem and if their lawyer’s services were frivolous.

Were the extensive medical and rehabilitation bills that someone incurred after slipping and falling on a piece of squashed fruit on the floor of a supermarket produce aisle trivial?

Talk to the mother of a child disabled during childbirth because of a hospital’s negligence about how insignificant her baby’s lifelong care costs and her own emotional pain are.

Injury lawsuits and our strong civil justice system help deserving individuals obtain justice and hold wrongdoers accountable. Civil justice attorneys work to make sure everyone has a fair chance through the legal system—even when it means taking on the most powerful corporations.



### PERSONAL INJURY PRACTICE

- Free consultation
- No recovery, no fee.  
No charge if we are unable to help you.
- Former County Attorney
- Former Associate Professor at ASU
- Member Arizona Trial Lawyers Association
- Member American Trial Lawyers Association
- Member National District Attorney Association
- Cases featured on national news media:  
Interviewed by Dan Rather on *60 Minutes* production of *Who's Who*,  
*Time Magazine*, and  
*Newsweek*.



## Bankruptcy

In today’s economy, many Americans are facing financial challenges due to circumstances over which they have no control. More and more are losing employment because businesses have cut back operations or shut down due to credit issues or low sales. A sudden illness and unexpected medical bills can place a catastrophic strain on a family.

Whatever you do, don’t let the guilt or shame of considering bankruptcy prevent you from solving your problems and moving ahead with your life.

### Contact an experienced bankruptcy attorney for help with:

- |                                 |                      |                     |
|---------------------------------|----------------------|---------------------|
| ■ Chapter 7 bankruptcy          | ■ Debt collection    | ■ Refinancing       |
| ■ Chapter 11 bankruptcy         | ■ Debt consolidation | ■ Repossessions     |
| ■ Chapter 13 bankruptcy         | ■ Eviction           | ■ Sheriff’s sales   |
| ■ Credit problems               | ■ Foreclosure        | ■ Utilities cutoffs |
| ■ Creditor harassment           | ■ Garnishment        |                     |
| ■ Credit repair and restoration | ■ Mortgage problems  |                     |



**DO YOU HAVE “ENOUGH” AUTO INSURANCE?**

# SECRET COURT AGREEMENTS

Negligent corporations that produce dangerous and hazardous products use court-secrecy agreements to avoid accountability and hide potential public-safety issues.

Victims of dangerous products are often forced to sign court-secrecy agreements to settle product liability cases. These agreements have hidden the ongoing dangers of prescription drugs, hazardous toys, deadly tires, and collapsing baby cribs.

## Dangerous tires

Upon learning of the tread-separation dangers of Firestone tires, Johnny Bradley changed his truck's tires to the Cooper brand. While being driven cross-country to a new military assignment, Bradley's vehicle left the road and rolled over four times when a Cooper tire tread separated. Bradley's wife, Timica, who was driving, was killed instantly, but the family's baby survived. While recovering from injuries, Bradley was unable to attend Timica's funeral. In the course of litigating Bradley's case, his attorney uncovered documented evidence of Cooper tire-design defects. These documents, which could have saved Timica's life, were kept confidential through protective orders in more than 200 previous lawsuits against Cooper. Before the end of the federal trial, Cooper Tires settled with Bradley but demanded that almost all litigation documents be kept confidential under a broad protective order.

## How injuries can affect us deeply

In representing people who have suffered physical injuries or psychological harm, a key practice goal is to employ our civil justice system to "make them whole again." That may seem hard to understand, until you think about how your own life might change if you were to be injured.

Would you be the same parent, for instance, if you were disabled in an auto accident? Probably not, because your condition might limit your

ability to drive your children to school, or wash their clothes, or even hug them.

Would you be the same physical person after a slip-and-fall? Perhaps not, if your spinal injury prevented you from working out at the gym or even walking around the block.

How about your ambitions and dreams? How might loss of independence, for example, increase your financial worries, or darken your normally optimistic outlook that things always work out for the best?

Our legal system provides justice to those injured by the misconduct of others and deters future misconduct by holding wrongdoers accountable. Our civil justice system makes a difference by making us feel "whole again."

## Emergency rooms



Most patients receive prompt and effective medical diagnoses and care in our nation's emergency rooms; however, there are concerns. The American College of Emergency Physicians reports that treatment delays may occur because of...

- triage, treating the most serious cases in priority order;
- keeping a patient in an emergency area until a hospital bed becomes available;
- a shortage of on-call physicians;
- local large-scale epidemics or disasters.

## Motorcycle trauma

A motorcyclist who was in a serious accident was airlifted to a medical center, where he began vomiting heavily. He died in the emergency room after physicians delayed ordering nurses to drain several liters of fluid from his stomach. His family's attorney demonstrated that the patient died because physicians failed to resolve a fatal stomach-fluid buildup in a timely manner. A jury granted the plaintiff's family a significant award for their loss.



## Recalled product roundup

Here are some recently recalled products you may have in your home or at work:

- ✓ **Nautilus Inc.** has recalled 78,000 Bowflex® Ultimate 2 Home Gyms with horizontal seat rails that, when not manually latched, can fall unexpectedly and injure users or bystanders.
- ✓ **Old Navy, LLC**, asked buyers to return 35,500 (in the United States) and 5,400 (in Canada) Stuffed Animal and Creature Toys that have two button eyes that can detach and choke young children.
- ✓ **Dorel Juvenile Group USA** recalled 100,000 Safety 1st SmartLight Stair Gates. Hinges holding stair gates in place can break and pose a fall hazard to children if the gate is placed near stairs.
- ✓ **Intermatic Inc.** asks consumers to return 200,000 Intermatic DT17 Heavy Duty Digital Timers that have faulty ground connections, which can give electrical shocks to users.
- ✓ **Nordica USA** recalled 4,500 pairs of XBi ALU Skis. Binding plates can crack or break, causing injuries to skiers.

## “What’s my case worth?”

As you can probably guess, no two personal injury cases are alike. Attorneys can’t respond to “What’s my case worth?” until they do a lot of case homework. Here are some factors we weigh:

1. Nature of injuries
2. Injury treatment needs
3. Treatment cost and amount already paid
4. Future medical treatment costs
5. Types of treatment, from surgery to rehabilitation
6. Where the suit will go to court
7. If you were partially at fault
8. Your prognosis
9. Preexisting medical conditions
10. Wage, benefit, and vacation losses
11. Future wage-earning limitations
12. Third-party insurance coverages
13. Emotional- and mental-stress value
14. Loss of spousal consortium
15. Property-damage deductibles
16. Similar verdicts in local courts
17. Defendant’s insurer
18. Judge assigned to case
19. Defendant’s counsel

Answers to these questions help build mutual trust between a client and attorney. With mutual trust and credibility, we can strive to earn injury victims fair outcomes.

## Toxic-injury questions and answers

### Q: What’s a toxic injury?

**A:** An individual is said to suffer a toxic injury if his or her body functions have been disturbed by exposure to dangerous substances, devices, or energy forms.

### Q: Dangerous exposure? To what kinds of things?

**A:** There are many, including asbestos, chemicals, cosmetics, electromagnetic energy, hazardous waste, medical devices and products, pesticides, pharmaceuticals, radiation, and tobacco.

### Q: What are toxic-injury symptoms?

**A:** Warning signs are hard to narrow: mild cold or flu symptoms; unusual skin problems; alarming tight-chest sensations and difficulty breathing; dizziness; convulsions; coma; and even death.

### Q: Where do these toxins come from?

**A:** Just about everywhere. From air and water in the environment, building materials, cosmetics, cleaning products, food, fuels, landfills, manufactured materials, pharmaceuticals, textiles, and many, many others.

### Q: What should someone do if he or she suspects toxic injury?

**A:** Consult an attorney experienced in investigating causes and recovering compensation.





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**CONSUMER FRAUD**

Consumer fraud attorneys can help trusting customers who have been treated dishonestly or unfairly by individuals, companies, or corporations.

Customers who feel they may have suffered financial harm in the following areas may be entitled to obtain compensation:

- ATM scams
- Bank fraud
- Bills for unordered merchandise or services
- Business fraud
- Class-action suits
- Classified-ad fraud
- Con men
- Counterfeit checks
- Credit-card fraud
- Credit fraud
- Credit-repair fraud
- Dating scams
- Debt-collection fraud
- Dry-cleaner fraud
- Health-care fraud
- Health-insurance fraud
- Home-repair fraud
- Identity theft
- Insurance fraud
- Internet fraud
- Investment fraud
- Long-distance-carrier scams
- Medical fraud
- Online-auction fraud
- Overseas-wife scams
- Postal schemes
- Prize promotions
- Promotion scams
- Pyramid schemes
- Travel scams

**AUTO ACCIDENTS**

*Time is of the essence*

Anyone who is involved in an automobile accident should obtain medical care right away.

It is also wise to seek an experienced attorney's advice quickly as well. Here are two good reasons:

**1** Serious injuries can take time to develop. Signing a medical release immediately after a potential injury may prevent a victim from obtaining compensation for a medical condition that shows up weeks or months later. An attorney can refer a victim to capable physicians or specialists for diagnosis and care, which cannot always be obtained in an emergency room.

**2** When several people—drivers, passengers, and even pedestrians—are involved in a serious auto accident, injury compensation can reach insurance policy payment limits quickly. In some cases, victims who believed that medical, rehabilitation, and other bills would qualify failed to receive payment because insurance dollars simply ran out.



**AUTO lemon laws**

In our current economy, new-car purchasing is down, and owners are repairing and holding on to their current cars longer. That's why it's important for anyone who buys a new vehicle to be sure it operates well and is free from defects.

For those with ongoing new-vehicle problems, our state's lemon law can offer help.

To qualify for protection under lemon laws, an owner must prove a defective vehicle is still under warranty, has not been repaired after a reasonable number of efforts, has not been repaired for continuing unresolved problems, and has been out of service for more than a reasonable number of days during the warranty period.

An experienced lemon-law attorney can help an owner obtain a refund or a replacement vehicle. The law may also cover finance or interest charges, licensing and title fees, registration fees, rental-car costs, sales taxes, and towing charges.