

Your Legal Guide to
**Motorcycle Injury
Compensation**

**What Bikers MUST Know
About Insurance Claims,
Settlements & Jury Verdicts**

By Attorney Carmen Dellutri

**Founding Member
National Academy of
Motorcycle Injury Lawyers**



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*Each case is different. Results vary. Liability is assumed.

TO: My Fellow Riders,

The only thing worse than being seriously injured in a motorcycle accident is to NOT get the compensation you deserve – or to find out later that you have been taken advantage of by an insurance company.

Insurance companies have a huge advantage over accident victims. After all, they are not hurting for money. Unlike you, they can pay their bills easily.

Insurance claims adjusters KNOW all the tricks in the book. Some adjusters get bonuses for saving the insurance company money!. The companies they work for have had years of practice in diminishing, devaluing, and denying motorcycle insurance claims and wrongful death cases.

Never forget... the insurance company has an army of lawyers helping them.

Shouldn't you have a legal team fighting for you?

CALL (239) 939-0900 or text @ (239) 345-9044
to speak with an attorney and get answers to
ALL of your legal questions.



Carmen Dellutri

SunShineStateBikerLawyers.com

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11 Questions **You** Should Ask Before **You** Sign Anything

DON'T BE FOOLED OR TAKEN ADVANTAGE OF!

The first thing the insurance company wants you to do after a motorcycle accident is sign a release and submit a recorded statement.

DON'T DO IT until you speak with an attorney FIRST – and know your rights!

But, if you think you can represent yourself... ask the adjuster these questions first to see for yourself if he or she is really going to treat you fairly.

Here are 11 IMPORTANT questions you should ask the adjuster before you sign anything:

1. Ask the insurance company to put in writing the fact that the accident was not your fault and was actually the fault of their insured driver. (If they are not willing to do this, it is because they plan to argue later that it was your fault, either in whole or in part.)
2. Ask the insurance company for a copy of their insured's insurance policy, declaration sheet, or something in writing to tell you the policy limits of their insured or in other words, the amount of money that they have available to pay your claim. (Injury victims with serious injuries should have this information provided to them. PERIOD.)
3. Ask the insurance company for a copy of their insured's recorded statement. (Most of the time, they will have already taken your recorded statement. If they haven't yet, they will.) Most insurance companies will take your statement, but they will refuse to let you see or get a copy of the statement taken from their own insured. (Most insurance companies prefer to keep their insured's statement a secret from you.)

4. Some insurance companies will ask you to sign a medical release, so they can collect all of your medical records. Before you sign the medical release, ask for a **WRITTEN PROMISE** that they will provide you with copies of each and every medical record they collect. By the way, most medical releases are written so broadly that it allows the insurance company the right and privilege to talk to any of your doctors and to get any of your records, even if the records do not pertain to the injury you suffered. Medical releases allow the insurance company to get your medical records all the way back to your birth if they want. Ask the insurance company to restrict the medical release to records pertaining to the accident and see what happens.
5. Ask the insurance company for copies of any statements they have taken from other witnesses who witnessed the accident and your injury. (We doubt very much if the insurance company wants to share this information with you, but you are entitled to it.)
6. Ask the insurance company about secondary insurance coverage and if there is an umbrella policy. (Be careful, there might be an umbrella policy out there and the insurance company doesn't know about it. If they say there is no umbrella policy, be sure to get a signed affidavit from their insured.)
7. Ask the insurance company for a copy of any medical information or personal information they have obtained about you through computer databases or other sources. (There are many ways they can get this.)
8. Ask the insurance company if they have obtained any kind of credit information or debt information about you. Some insurance companies know how much money you owe, to whom, and when your next payments are due. They can find out if you are late on your payments and use this information against you. For example, if you are behind on payments, that would be the perfect time for a quick, LOW settlement offer.
9. Ask the insurance company if they have canvassed your neighborhood asking questions about you and if so, ask who they have talked to and ask for copies of the statements and information collected.
10. Ask the insurance company if they have conducted any surveillance or investigation on you and then request a copy of any films or photographs or investigative reports they have obtained regarding your injury or you. (We

would be surprised if any insurance company would be willing to share this information with you... it's their secret.)

11. Ask the insurance company for the amount of the reserve they have set for your case. (We don't know any insurance company that would share this information with you as it is "top secret." The reserve is the amount that they believe they owe you. Instead of just paying you the reserve, they would prefer to do a little negotiation.)

If the adjuster says "NO" to any of these questions, it's a RED Flag that they will not treat you fairly or compensate you fully for your injuries!



5 STRATEGIES That Can Double Your Insurance Settlement

Here are 5 tips, plus a bonus, to show you how you can double the settlement value of your motorcycle accident claim:

1. Number #1 is take photos. Take photos of the scene, take photos of your injuries if you have bruises, scars, and cuts. Take photos of the vehicles, take photos of your motorcycle. You cannot have enough photos because photos are worth a thousand words.
2. Number #2 is, get a diagnosis for every injury you have. I know some of you think "I'm a tough guy... I just worry about my back and neck," when you might have elbow issues or knee issues. If you don't get them diagnosed and put in the medical records right to begin with, what happens is the insurance

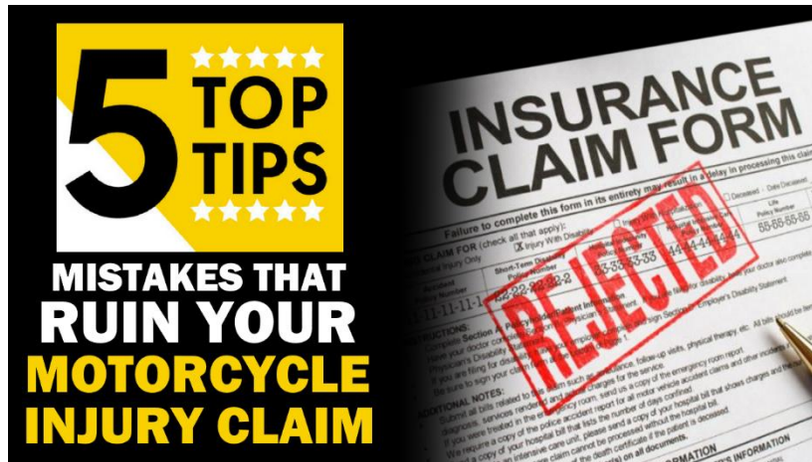
company will say, “You must have gotten hurt somewhere else because when you went to the ER, and you went to your doctor for the first time, you said nothing about your knee getting hurt... and now three weeks later you're starting to feel the pain in your knee even more.” The deal is – you must document every injury at the beginning of your claim. If you fail to document your injuries, the insurance company can and will use it against you.

3. Number #3 is, follow the doctor’s advice. If they send you to therapy, go to therapy. Show up for the appointments on time. Tell the doctor everything that's going on with you. Do not make light of any injury or any pain. If you have a level 8 pain in your neck, but only a level 4 pain in your knee – tell them all about the knee and the neck, not just the neck. Again, gaps in treatment and medical records cost you money.
4. Number #4 is, you're going to need to hire the appropriate experts. If you have lost wages, or future lost wages, you're going to need an expert economist. If you own a business, you want an expert to show how your injuries are going to affect your business in the future. If you have a permanent disability, you will want an expert to talk about that and give you a rating. If you have future medical bills, you're going to need to hire a life care planner that can calculate what it will cost for your future medical expenses. You may also want to hire an accident reconstructionist. These are the types of expert witnesses that will help double your injury claim right from the beginning.
5. Number #5 is, once you get your settlement, the way to put more money in your pocket is to negotiate down hospital charges, medical expenses, and doctor bills that you incurred and are unpaid – and as lawyers, we do that every day for clients.

And here's a bonus: The best way that you can double your compensation is to hire a lawyer. Insurance companies know this, because they did a study several years ago, and their study showed that people who hired lawyers got, on average, over two and a half times more money in their pocket after attorney fees than claimants who did not hire a lawyer.

BOTTOMLINE: What is your motorcycle injury claim worth?

Although I can't give you an instant answer... I can promise you that our team of motorcycle accident lawyers will do the very best we can, and get you the most money that we can, to compensate you fully for your injuries and your pain and suffering. And that's the kind of law firm you should be looking for.



5 Mistakes That Can Ruin Your Motorcycle Injury Claim

1. Number #1 is, giving a recorded statement to the insurance adjuster for the other person's vehicle! Don't do it! Once the adjuster has your recorded statement they will use your own words against you. This is extremely important! You can tell them how the accident happened but never give a recorded statement.
2. Number #2 is, believing what the adjuster says. If the adjuster says you don't have a case, or you are partially at fault, or they are not going to pay your claim – DON'T believe them. Go see a lawyer first before you make the decision to take a lowball settlement!
3. Number #3 is, not taking pictures, or waiting too late to take them! The accident scene, the other person's car, their driver's license and insurance papers – are all important. Try to preserve all the evidence you can. Memories fade, and people tell different stories, but pictures do not lie. You should take pictures of all your injuries – and continue taking pictures during your recovery. If you're in a hospital, get some of your family members to

take pictures, because that's going to be the best evidence to show the insurance company what you've been through.

4. Number #4 is something I see people do all the time... they miss their doctor's appointments or don't make their therapy appointments and they say, "I don't feel like going." Well, here's the way that it will look in court: If you didn't feel like you needed to go to the doctor, then you must not have been really hurt. Unfortunately, that's what the insurance company's lawyer is going to tell a jury and it's enough to ruin your case. Then I see people who fail to follow the doctor's instructions when they are released from the hospital, or they don't get an MRI or other procedures that the doctor has recommended. This will also kill your case.
5. Number #5: The most fatal mistake is trying to represent yourself. You have too much emotion involved in it, and you need somebody to speak for you that is not going to have their words used against you. What I mean by this, is that anything you tell an adjuster, or tell the lawyer for the insurance company, can be used against you. But anything your lawyer says cannot be used against you. So wouldn't it make sense, when you're advocating your case, to protect yourself, and make sure that the things you say cannot be twisted around and used against you later on when you're trying to pursue your claim.

How Long Until My Claim Is Settled?

How long will it take to get my motorcycle injury claim settled? That's the question most bikers ask after a motorcycle crash.

Well, it really depends. My best advice is that you never want to settle too quickly. One of the insurance company's biggest tactics is to offer you five or ten thousand dollars very early on for you to sign a release. This is before you even know what is wrong with you or what your physical recovery is going to involve. Understand this: you get one bite at the apple – one opportunity to obtain a financial settlement. Once you settle your case, you can never come back later and get the compensation that you require for any additional medical care and expenses.

The deal is you should never even think about settling your case until you get released from the doctor and he says, "I've done as much as I can for you and whatever you got left is what you're going to have to live with and you might have some permanent injuries." Never agree to a settlement offer before that time.

It usually takes about three to six months after you get released from the doctor – to gather all the bills, put together a demand letter, send it to the insurance company and negotiate a settlement. Every case is unique, and every claim is different. So, there is no set time at all. But please... you only have one shot at this. Once you sign the release it is over forever. There are no second bites of this apple. So be sure not to settle too quickly.



5 QUESTIONS That Insurance Adjusters Never Want You To Ask

What are the top questions that insurance adjusters never want you to ask them about your motorcycle accident injury claim?

1. Number #1, they never want you to ask them how much their insurance limits are. In fact, they refuse to tell you in probably 90% of the states in the union.
2. Number #2 is “How much check writing authority do you have?” That will tell you a lot, because different adjusters have different ranges of authority to write checks – and that's going to tell you what they think your claim is worth right from the beginning.

3. Number #3 is “What is the settlement reserve?” That's going to tell you about how much they are going to be willing to pay you when the claim is processed. The settlement reserve is something they must set at the beginning of a case. It is required by the insurance commissioner's office, so that the insurance commissioner knows they have enough money in the bank to pay this claim when it comes to an end. And they don't want you asking that.
4. Number #4 is “Does their insured (the person that caused the accident) have any other insurance?” They never want you to know that because they don't want to be paying out all their limits. You are never going to know if they have any other coverage or have an umbrella policy unless you hire a lawyer and file a lawsuit to discover it.
5. Number #5 is “Can I get a copy of your insured person’s recorded statement?” They will refuse to give it to you.

Remember to ask these questions and then listen to the way they try to avoid the answers. That should be enough to tell you that you need a lawyer to protect your rights. The insurance companies are there to protect their insured’s rights – and NOT yours.

Do I Have To Go To Court?

If I have been injured in a motorcycle crash and it wasn't my fault, do I still have to go to court if I hire a lawyer?

This is a question we get a lot, and the answer is no. You are the boss. You decide whether or not we file a lawsuit. But, that decision doesn't need to be made for a long time. We treat each and every case as if it will be going to trial. It requires more work on our behalf, but it puts your case in a much better light for settlement purposes. If an acceptable settlement cannot be reached, we are ready to file the lawsuit and proceed accordingly. In most severe motorcycle injury cases, your lawyer will need to file a lawsuit to get just compensation because the insurance adjuster needs to learn more about your injuries, and they're not going to just take your word for it. They are going to interview your doctors, and they're going to want to take your deposition, and your family's deposition, so that they can properly evaluate the claim.

Does that mean that you're going to trial? No. As lawyers, we give you our recommendations of what the best-case scenario is, and the worst-case scenario. Now, some people say, "I'm not the suing type." Well, you don't have to take it all the way... but believe me, in many cases the insurance companies will never get serious about offering a fair settlement until you file a lawsuit, and they see you are willing to take them to trial if necessary.

Retaining a lawyer does not mean that you have to go to court, it does not mean that you have to file a lawsuit, and it does not mean that you have to go to trial – but these are some of the options that you will have once you hire a lawyer.



What Are The 3 Biggest Factors Affecting The Value Of My Claim?

What are the most important factors affecting the amount of my insurance settlement or outcome of my motorcycle injury case?

1. There are 40 to 50 things to look at, but the Number #1 thing is liability, meaning who is at fault. Typically, an insurance adjuster will look for some contributing factors, so they can try to diminish your claim. Or they will even say that you were at fault, in whole or in part. And in some states, if you are 1% at fault, you get nothing! But what we have found are that juries will tend to look past that. And whoever was mainly at fault will be the ones that are made to pay, if you have hired an attorney to represent you and the adjuster knows there's a chance your case will go to a jury!

2. Number #2 is, the amount of available insurance – the policy limits of the insured and any umbrella coverage. The policy limit is the maximum amount of insurance coverage the other driver has. Umbrella policies are insurance policies some drivers have that kick in if they are sued and the damages are more than the motorcycle policy. This can be a complicated analysis, but an experienced lawyer is trained to sort this out and determine all available insurance policies. Was the person that caused the accident an uninsured driver? Or were they driving a work vehicle covered by a business policy? Many times it requires time and investigation to discover all of the insurance coverage available to you.

3. Number #3 is your attorney. Studies done by insurance companies show that victims of accidents who are represented by an attorney get over 2.5 times more in their pocket after attorney fees than those who go it alone. Not only are they going to ask if you have a lawyer, but more importantly, they want to know what trial experience your lawyer has. Is this somebody that does motorcycle injury cases regularly? Is this somebody that's not afraid to go to court? Most large insurance companies keep records of which lawyers file lawsuits. They know which lawyers are good at depositions and jury selection. They also know who is able to convince a jury to overcome their bias and set aside the perception that jurors have that bikers must be crazy to get on a motorcycle and should assume the risks if they get hurt. They are also aware of which law firms have the resources to win multi-million dollar cases, and they are much more likely to offer a fair settlement if your lawyer is somebody who has the capability of hitting a home run with large jury verdicts – because that's what makes them nervous.

How Do Insurance Companies Determine The Value Of My Claim?

1. Number #1 is, they look at you as the plaintiff. They look at what kind of person you are. They look at whether or not you will come across well to a jury in explaining your injuries and the pain you've suffered. Are you believable and sympathetic? They also look at your work history. Have you had a solid work history, or has it been spotty? Then they look at your criminal background. Do you have a clean record with only a few speeding tickets here and there? Or do you have felonies and drug charges?

2. Next, they look at their own insured – the person who hit you. They look at the same things: Will they come across well to a jury? Do they have a good work history? Do they have a criminal background? If it's a preacher or a nice old lady, the jury is going to be a lot more sympathetic. Also, were there any aggravating factors? Was drinking involved or distracted driving? Did the police issue a DUI or take the driver to jail?
3. Then they look at your injuries. Did you have a complete recovery? Or are your injuries permanent in nature? Do you have any scarring or soft tissue damage? Do you have complete or partial disability? Will you require shoulder or back surgery 10 to 15 years from now? Are your injuries going to require ongoing medical treatment or future medical care and if so, how much? The insurance adjuster calculates the medical bills that you've had up to the time you get released from the doctor... and then they look at what it's going to cost to take care of your additional medical bills in the future. In many cases, you will need an economist or a life care planner in order to come up with those figures.
4. They also look at the pain you suffered. Is it a serious injury with excruciating pain? Did you have broken bones? Did you require a hip surgery or have pins put in your legs? Was their traumatic brain injury? These are the type of things they're looking at.
5. Next, they look at your lost wages or loss of business. Not just what you have lost since the accident, but also if you'll have future lost wages. Are you going to have future diminished earning capacity? Maybe you're not disabled, but you can't go back to the old job that you had. Or you'll have to work part-time or take a job making half as much. That's what we call diminished earning capacity. Are the injuries that you have going to force you to retire early or are you going to have to get on disability earlier than if you had not been in this accident?

These are the types of things that insurance companies look at. And this is less than a third of the things that an experienced attorney will consider when evaluating your case and demanding that the insurance company pay out the maximum dollar amount of what your claim is worth. Most people do not understand the extent of compensation they are entitled to, and insurance companies are not going to tell you. So, when you've been in a serious motorcycle accident, the best way to handle this is to hire a lawyer that concentrates his practice in doing motorcycle injuries.



5 SECRETS That Adjusters Don't Want You To Know

These are the five secrets that insurance companies don't want you to know about your motorcycle accident injury claim:

1. Number #1 is, they don't want you to know that they have set a reserve at the beginning of your case, which is an estimate of how much money they're willing to pay on your claim. They are required to do this through the state insurance commissioner so that they have adequate funds set aside to cover your claim should they have to pay.
2. Number #2 is, they don't want you to know that they have a recorded statement that they have taken from their insured.
3. Number #3 is, they never want you to know what their policy limits are... whether there is more insurance coverage available, and whether the person that hit you has an umbrella policy or additional sources of insurance.
4. Number #4 is, they don't want you to know that they are watching you. They are watching you on Facebook, on Twitter, on Instagram, and on Pinterest. They are watching all of your outside activity and sometimes they will go as far as hiring a private investigator to stake out your house and follow you around for days at a time.
5. Number #5 is, they don't want you to know that if you hire a lawyer, you are likely to get over two and a half times more than what you would without a lawyer. That's why they try to do a quick settlement and get you to sign a

release – because they know that if you're going to hire a lawyer they will have to pay more. This study was done by their own people, the National Insurance Council, which stated that claimants with lawyers received, on average, over 2.5 times more in their pocket after attorney fees than people who did not hire a lawyer.

What Sets Our Law Firm Apart?

At The Dellutri Law Group, PA, we believe that our three-prong approach to handling our clients' cases is what truly sets us apart from other law firms. Our team—made up of highly experienced and passionate Florida personal injury and bankruptcy lawyers, paralegals, assistants, and staff—is committed to caring for our clients throughout every single stage of the legal process.

Keep reading to learn more about what makes us different, or give us a call at (239) 939-0900 to set up a complimentary consultation with our firm.

The Dellutri Law Group, PA has been protecting the rights of those injured in automobile accidents and other life-altering events since 1998. So, it's safe to say that we know how to properly evaluate the true value of our clients' injuries. But this is only one piece of the puzzle. When it comes to analyzing our clients' claims, we go one step further with our unique three-prong approach.

By taking this three-prong approach to protect our clients, we know not only the full value of their claims and how much insurance money is out there, but we also know whether a negligent party may have additional funds to compensate our clients for their injuries. The Dellutri Law Group, PA will not hesitate to pursue a drunk driver, negligent driver, or distracted driver's personal assets in addition to their limited insurance policy limits.

Our Three-Prong Approach

1. First, we look at all potential areas for additional insurance coverage for our clients, which could contribute to our clients' full recoveries. We leave no stone unturned when looking for all potential negligent parties. This is crucial when our clients are seeking compensation for a lifetime of pain and suffering.

2. Number #2 is, we are very aware that some individuals and businesses intentionally under-insure themselves and their assets. When individuals or businesses intentionally under-insure themselves, they are taking a calculated risk that injured individuals will accept the limited amount of insurance offered, rather than seek full compensation for their damages. Here is where the rubber hits the road when it comes to the personal injury attorney you hire to represent you in your case.
3. Number #3 is, we have an entire practice area devoted to helping consumer bankruptcy clients through the bankruptcy process, so we know how to find assets that are not protected. This experience allows us to look into the financials of negligent drivers, property owners, and other liable parties and determine if they have more assets to pay for our clients' damages.

Hiring The Dellutri Law Group, PA

Once you become a client of The Dellutri Law Group, PA, you will have the benefit of knowing that your legal representation will consist of the entire firm working on your behalf. You don't just get handed off to the next attorney in line to take the next case or some rookie out of law school with no real-world experience.

When you hire The Dellutri Law Group, PA, your attorney will:

- Interview you and listen to your version of what happened, including asking probing questions about how your accident happened and what injuries you sustained (this can become very personal).
- Explain the personal injury/auto accident claims process, as well as how The Dellutri Law Group, PA communicates with clients, insurance companies, and medical providers and doctors.
- Explain the way we process our clients' claims and the evidence we gather through the investigation process, including police reports, witness statements, pictures, and medical bills and records.
- Review your auto insurance policy, including going over the available coverages with you and explaining how your policy protects your interests by paying your medical bills.

- Explain the other party's available coverages and how we can use their policy to compensate you for your damages.
- Go over your existing auto insurance policy and explain what coverages you purchased, as well as which you waived (if any), and possibly make recommendations for additional coverages you should have going forward.
- Contact all insurance and benefit providers to put them on notice that you may have a covered claim; this is sometimes called, putting the insurance carrier "on notice," and it's something we do for all of our clients if it has not been done already.
- Hire a private investigator to seek additional witnesses if we cannot locate witnesses ourselves; private investigators are trained to seek out all information, good & bad, as we don't like surprises and neither should you.
- Along with witnesses, go to the accident scene with you (if necessary); sometimes, pictures are excellent and give details that we might miss without them and, sometimes, pictures don't tell the entire story—we may need to go with you to drive the scene again so that we can see what you saw, feel what you felt, and put ourselves in your seat in order to fully understand exactly what happened to you.
- Analyze the legal issues—including negligence, contributory negligence, and damages—and explain exactly how the law will be applied in your case.
- Speak to your medical providers and treating physicians, as well as closely monitor your medical treatment to make sure that you are receiving the best medical care for your condition.
- Go over your medical provider's reports, which help us understand exactly what happened to you, what you are going through, and what you can expect in the future.
- Reach out to your private health insurance provider or other medical benefit plan, if necessary, and analyze their policies and records to determine if any benefits need to be reimbursed by you.
- Review any and all liens placed on your settlement by medical providers, insurance companies, doctors, or other benefit providers may assert a lien on your settlement to determine the validity thereof and determine how much, if anything, a provider may be entitled to.

How the Settlement/Trial Process Works

Once you are done receiving treatment for your injuries, we will contact you to discuss the possibility of settlement or determine whether to file a lawsuit. This is a conference that has to take place in each and every case as there are no two cases alike. While many cases may have similar issues, when you apply the facts to the legal issues, each case is different.

If we decide to attempt to negotiate a settlement on your behalf, we will prepare a demand package and send it to the negligent driver's insurance company. This package will contain our theory of liability and the results of our investigation as well as all of the medical bills and reports, etc.

If a decision to file a lawsuit is made, a client conference is mandatory to explain, in detail, exactly what will be expected from the client. During this meeting, a proposed timeline will be given to the client. If a lawsuit is filed, the client will need to be prepared for their deposition. Even if they have given a deposition in the past, we will still need to prepare the witness on the issues that are critical to this specific case.

Often, after a trial, there might be an appeal. If an appeal is made, we will analyze the legal issues and determine whether or not either we or the other side has an appealable issue. We will also sit down with you to discuss the pros and cons of an appeal and the probability of victory on appeal. If an appeal is warranted, we have the experience and skill to handle the appeal.

If your case does proceed to trial, we will:

- Engage in the discovery process and take depositions of the person who caused the accident, as well as all witnesses and all health care providers.
- Attend all court hearings.
- Work with opposing counsel to move the case forward procedurally without compromising your legal position.
- Prepare you and your case for mediation, as the trial judge will typically order the case to be mediated prior to setting a trial date (mediation is an alternative form of dispute resolution, which may help settle your case, and, if not, it will definitely help the parties narrow the issues for trial).

- File motions with the court to narrow the issues to be tried; this usually results in fewer issues to be tried and/or eliminates surprises at trial.
- Put together a case management plan and go to court to set a trial date, if we are unable to resolve the case at mediation.
- Prepare the client and witnesses for trial and coordinate with the medical providers for their appearance at trial.
- Prepare the exhibits for trial and other demonstrative evidence that we will be putting on for the jury's consideration.
- Try the case to a jury or a judge.

Reach Out to Us Today to Find Out How We Can Help You

If you were injured or if your loved one was killed in an accident or incident for which they were not at fault, we at The Dellutri Law Group, PA, first and foremost, offer our deepest sympathies. While no one can truly understand exactly what you have been through, we do know the challenges you are up against. Our Florida personal injury lawyers are here to offer the guidance and advocacy you need.

In addition to our personal injury practice, we have a large, highly experienced bankruptcy law team. If you are preparing to file for Chapter 7 or Chapter 13 bankruptcy, or if you are dealing with creditor harassment or the threat of foreclosure, we encourage you to reach out to us right away for a complimentary strategy session.

Never forget... the insurance company has an army of lawyers helping them!

Most of the time, the insurance company will not give you any information at all. It's a one-way street... they take and they fake... and you end up without!

If you want to find out if what we are saying is true, simply ask an insurance company adjuster the questions in this guide – **AND SEE WHAT HAPPENS.** *(You'll be in for a big surprise.)*

What Our Clients Say: Real Stories From Real People

“The Dellutri Law Group is a first class law firm who treats every client like they are the most important client.”

- G.P.

“Working with the Dellutri Law Group is a pleasure. Their team is incredibly professional, knowledgeable, and comforting throughout the whole process.”

- T.Y.

The Dellutri Difference: A Healthy Firm Culture

When our employees are happy to come to work, we know that they are capable of overcoming any challenge on behalf of our clients.

Service Tailored to Your Needs

We sincerely care about each and every one of our clients and refuse to treat them like a case file to be passed from person to person.

Communication You Can Count On

We believe that our clients deserve clear and consistent communication every step of the way, without any unnecessary "legalese."

A Culture of Philanthropy

In order to give back to our community, each employee at our firm is granted the opportunity to sponsor a charitable cause of their choosing.

Experience & Passion on Your Side

Our dedicated team of lawyers, paralegals, assistants, & staff have been fighting on behalf of our clients since 1998.

Shouldn't you have a Motorcycle Injury Law Firm on your side?

**CALL (239) 939-0900 or text at (239) 345-9044 to get answers to
ALL your legal questions.**