

## 12 NEW Methods in Personal Injury !

### **Commercials just drive you crazy...**

One company claims one thing and other one downs the road telling another, but both effectively are attempting to say the same thing. For an injured person, it gets confusing. Who to trust and turn to? In hospitals, there will be organized and 'posh' literature on display by solicitor firms who have an exclusive 'contract' display for injured people organized with the hospital.

Fair enough, they have an exclusive stand, in which over 80% of the injured persons attend a hospital, which in turn gives them a good exposure to promoting their services. Its plain simple advertising and other rivals can no longer do anything about it, even if they present a much better service.

Well it's certainly not all that simple. People need plain and simple English in black and white, without the inconvenience, costs as well as other risks. Being able to understand what services a company offers without the technical jargon. Anyhow I could write a book on such a topic to separate what a solicitor is really 'trying' to say.

Personal injury has reached a new era, where the previous culture of huge companies, not mentioning any names and many of the likes have finally sunk their luxury ships. If only they explained the technical jargon in black and white, they would have still been in company. Nevertheless would be getting enormous amount of personal injury claims. Their budget for advertising and marketing was phenomenal and they could have been around for centuries if they had actually helped people with their compensation, rather than their own pockets.

### **So What Are The Latest Approaches?**

- **Zero cost Assistance**

The firm offers you with a totally free program to connect you with a 'specialist' in the UK. These are professionals in different types... A road traffic incident calls for an RTA {specialist|expert} and a trip, fall or slip needs a T/S consultant. They could not do the same matter.

- **Complimentary Phone**

A free phone number is given if you use the service offline. On the other hand 95% of injured like to use emails or an online examination form to find out if they are eligible.

- **Free Examination**

When you have an incident or are injured, you would like to understand if you have a claim for settlement or not. A lot of people are puzzled or uncertain about claiming for settlement and it prevents many people from ever making a claim. Get a free assessment!

Whether it is a road traffic incident, incident at work, sports, trip or fall, medical carelessness or even criminal injury, you will need to understand at least if you have a claim for settlement. Hence if you are qualified for settlement, you have to make the initial move.

Personal information are kept confidential and are certainly not discussed with anyone apart from the specialists.

- **Free Advice**

I'm confident you would not like to pay if you don't have a claim for settlement. The moment facts are evaluated you will be advised on the next needed actions straight from a specialist. Keep in mind every single accident/injury case is unique, and each one requires specialist advice.

- **No Costs**

One can find no fees for making use of the service and is based on a no win no fee arrangement. Which primarily means if the company loses, you don't spend anything, if it wins, the fee is recovered from the 3rd party.

- **No Jargon**

If you can't comprehend or a person is not on your level, how much time does the relationship keep working?

Similar is applicable for personal injury. Right until your case is compensated, you will be in a binding relationship with a consultant. Now as for relationships...

If you no longer get along with your spouse or significant other, not implying you don't, how long is the relationship going to last?

A specialist forms a relationship and gives you simple English explanations, so that you comprehend.

- **No Loans**

The majority of Claim Management Firms take advantage of loan contracts.

Why? When a loan is signed, interest is billed by the bank. What this basically indicates is that, at the end of the claim, an amount of interest is accrued. A substantial amount is collected based on the duration of the claim and is deducted from the compensation. YOUR compensation!

Do you want to part with your money? No Loan agreements!

- **No Interest**

As there are no loan agreements, the interest option doesn't exist.

- **No Catches**

This is certainly one of the major aspects that go through your head when you claim for personal injury. What's the catch?

There is no catch... PERIOD!!!

- **No Inconvenience**

If you had an incident or are suffering an injury, you are physically and emotionally suffering from the aftermath. At this point there is absolutely no reason for anybody to bombard you to claim for compensation. You don't want to be pressurised to claim as this would be hassling. You don't have the power to be hassled and a company shouldn't have the audacity to do it. It's your claim and it's your option.

So DON'T claim with people who stop you on the road or knock on your door (canvassing) or even cold call you.

- **No Deductions**

Greater part of Claim Management Firms deduct a management fee from the final settlement. How insulting is that?

"Upon the final arrangement of your claim we shall deduct £200 - £500 from your compensation for managing your case"

There should be no financial interest in your claim as it's an insult if you give a 'cut'. Think about it?

- **100% Compensation**

Now this is the icing on the cake. 100% Compensation!

You get ALL your money. You suffered the pain, trauma, shock, injury etc, you didn't share it. So why should you share your compensation!