

MEDICAL NEGLIGENCE



WHAT IS A MEDICAL **NEGLIGENCE CLAIM?**

A medical negligence claim arises when a healthcare provider fails to meet the standard of care expected in their profession, resulting in harm or injury to our client.

EXAMPLES OF MEDICAL NEGLIGENCE CLAIMS



Misdiagnosis diagnosis/ treatment of a medical condition



Birth injuries resulting from medical errors during pregnancy, labor, or delivery to the mother or the baby



Delayed diagnosis/ treatment of a medical condition



Anesthesia administration error



Failure to warn of risks



Failure to obtain informed consent for treatment or procedures



Surgical errors or complications



Nursina nealiaence. such as inadequate monitoring or care of patients



Medication errors, including prescribing incorrect medications or dosages



Inadequate follow up care after diagnosis or treatment including surgery

WHAT ARE MY ENTITLEMENTS?

You are entitled to claim damages for



Treatment Expenses

Domestic Assistance

If the medical negligence resulted in the death of a family member then you may be entitled to additional damages.



STEPS TO TAKE

Due to the complexities and sensitive nature of medical negligence claims we encourage you to contact Law Works Compensation Lawyers immediately for preliminary advice if you or a family member have sustained injury or permanent damage from below standard medical practice.

ARE THERE TIME LIMITS?

YES!

Any proceedings to make a medical negligence claim must be made within 3 years from the date of accident.



Contact Law Works Compensation Lawyers today to ensure you receive easy to understand legal advice and we will navigate the complex legal processes and protect your legal rights throughout the claim.

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