



## What We Will Do For You

1. We will conduct an informal interview with you, at a location convenient to you, where we will obtain important details about the accident and explain our initial discovery strategy based on the known facts.
  2. We will prepare and explain the fee agreement that is required by the State Bar that fits with the unique facts of your case. This will fully state the litigation expenses are not your responsibility and that we only get paid if there is an award of money from the negligent parties.
  3. We will research the contractors involved and apply the relevant law to the facts of your case.
  4. We will, with your input and approval, formulate a dollar demand letter to the contractors involved.
    - a. In the event the contractor agrees to pay before litigation, we will reduce our fee.
    - b. We will demand that the contractors preserve the evidence, accident reports and allow us an on sight inspection.
    - c. At each stage of the litigation we will reevaluate the case based on the evidence and consider other demands for settlement.
    - d. We will advise you of the contractor's position on settlement at each stage.
  5. We will obtain the best construction and medical experts available for consultation about your health and facts of the accident at no cost and no obligation to you.
  6. We will draft and file a complaint which gives the facts of the case and relevant law that identifies the negligent contractors.
  7. We will respond to the contractor's answer to the complaint. The contractor's counsel typically files a demurrer trying to have the case dismissed and it has never happened in our pleadings.
  8. We will send and respond to formal written discovery that includes identifying witnesses, documents, and parties involved. This is called 'Discovery' and is important and time consuming. **Your input is important here.**
  9. We will depose witnesses and parties to the incident to obtain as much incriminating evidence as possible about your accident.
- Your privacy is 100% respected and protected in this web site. Information you give us is completely confidential. Personal data is protected by the attorney-client privilege and cannot be released or obtained by anyone without your permission. Provide us with the whole truth knowing that employers, contractors, ex-spouses and creditors will not be able to access it.
10. We will be with you during your deposition to the contractor's attorneys, to defend you.
  11. We will respond to the contractor's second attempt to get the judge throw out the case. We have never had a Construction Case get dismissed at this level. This requires expert declarations,

## CALIFORNIA CONSTRUCTION ACCIDENT ATTORNEYS

witness statements, timelines, and other important medical considerations. Furthermore, this requires hours of research and distilling information and pointing out questions of fact for the Judge to consider.

12. We will schedule and prepare your case for a mediation and settlement. This usually takes several days. We will select the mediator best for our case and present the evidence with you in confidence that is not shared with the other side. Many cases do settle at this stage.

13. If your case does not settle and moves to a trial, we will gather the evidence including witnesses, documents, and medical advice to present the case to a jury.

14. We will try your case to jurors and a judge in a logical appealing way that holds the jurors interest and earns their vote in your favor. We use the most advanced computer trial graphics to keep the jurors interested and focused. Computer trial graphics enhance medical conditions and technical aspects of construction work to make it understandable to jurors.

15. At the end of the case when the money is paid we will make a complete and detailed accounting of the distribution of all funds as agreed to in the Fee Agreement.

### Contact Us About Your Construction Injury or Accident

You may contact us confidentially, only you know, at no cost, obligation, risk, or hassle by regular mail, email, telephone or person to person. (All contacts with us are up to you, you decide.) Please feel free to use any option to contact us that is comfortable to you and protects your privacy. All contacts are free of charge. A simple case evaluation form is provided below for easy reference. Phone calls and emails will receive an attorney's response quickly. Thank you.

#### California Construction Accident Attorneys

13240 Evening Creek Circle, Suite 313

San Diego, Ca 92128

Toll Free: 888-474-2352

Local: 760-542-8478

Your privacy is 100% respected and protected in this web site. Information you give us is completely confidential. Personal data is protected by the attorney-client privilege and cannot be released or obtained by anyone without your permission. Provide us with the whole truth knowing that employers, contractors, ex-spouses and creditors will not be able to access it.

**Name**

---

**Phone**

---

**Email**

---

# CALIFORNIA CONSTRUCTION ACCIDENT ATTORNEYS

**Address**

---

**Please describe your case**

Your privacy is 100% respected and protected in this web site. Information you give us is completely confidential. Personal data is protected by the attorney-client privilege and cannot be released or obtained by anyone without your permission. Provide us with the whole truth knowing that employers, contractors, ex-spouses and creditors will not be able to access it.