PERSONAL INJURY & ICBC LAW

Our associate litigation counsel have decades of experience in assisting our clients achieve very positive outcomes on the often difficult path of personal injury law.

For claims involving ICBC in particular, there is a specific process involving the appointment of an adjustor after one's claims report is submitted. Remember that the adjustor is working for ICBC and is looking out for the employer's best interests. At an early stage, a claimant will be asked to sign a release of his or her medical and employment history.

BEFORE you sign anything, consult our knowledgeable counsel to establish the extent of your rights. It might be that some of your background should be kept confidential, so we can decide what is relevant and should or should not be submitted.

FURTHER, any offer by ICBC to settle your claim should be scrutinized carefully with the assistance of an experienced lawyer.

Not only is the amount of the offer important to have reviewed, in regards to your damages and losses, but also the timing. It may be too early for you to know the full extent of your injuries, so that your desire for a quick settlement may often mean that ultimately the settlement is not fair.

We will assist you in the negotiation process, either before or during the trial or mediation. But act as soon as possible in contacting us, because there is a fairly short time limit to pursue a claim.