

NO WIN NO FEE -PERSONAL INJURY CLAIMS IN GIBRALTAR

Have you suffered injuries and losses in respect of any of the following?

Road traffic accident?

Accident at work?

Accident on the public highway or on private premises?

Medical malpractice?

Depending on the circumstances of your case a “no win no fee” agreement may be possible.

A “no win no fee” agreement means that if we do not win your case, you do not have to pay us any money in respect of our professional charges. However, this is subject to the following:-

1. You will be responsible for all “disbursements” (these are payments to third parties, such as court fees, medical experts, telephone charges, courier fees etc.); and
2. If we do not win your case, whilst you may not have to pay our legal fees, you may still be responsible for paying your opponent’s legal costs. To shield you from such a liability it may be possible for you to take out an insurance policy (also known as “After-the-Event Insurance”). The premiums you pay in respect of the After-the-Event Insurance may later be recoverable if you are successful in your claim.

For further information please contact:

Ian Watts LL B ian@massiaslaw.com