Article Heading:

Traumatic Brain Injury as a Result of Medical Malpractice

Keyword-Rich Content:

When you or someone you love is the victim of medical malpractice and sustains a medical error injury, the ramifications can be disastrous and overwhelming. If the medical injury you sustained was the result of medical malpractice in Ohio, you should contact a malpractice lawyer in Cleveland who has handled cases similar to yours and may pursue the case to its terminal extent.

The Possibility of Medical Error Injury during Brain Surgery

One of the most complex types of medical error injuries you or a loved one can sustain after a botched procedure is a traumatic brain injury (TBI). The consequences of a TBI are rarely known until sometime after the initial injury takes place, largely due to the delicate nature of brain tissue and the brain's concealment behind the hardy human skull.

Every injury's treatment houses some potential for negligence, malpractice, or error, but few procedures are as high-stakes as those that involve the human brain, the complicated network of electrical synapses that enable, monitor, and maintain our core functions.

Even the slightest miscalculation during brain surgery can have dramatic consequences for the patient. Doctors and the medical community have long been aware of this potential for harm, and for this reason, brain surgery is often regarded as a last resort.

However, there are some circumstances that absolutely require surgical intervention on, in, or near the brain, and the professionals who we trust our health and wellness to during these procedures should be held to the highest standards of professionalism and exactitude.

Traumatic Brain Injury from Medical Malpractice

The costs associated with a traumatic brain injury caused by a medical error are astronomical, and it is estimated that of those who seek medical treatment in a given year, approximately 2 percent will be injured as a result of malpractice. Of that 2 percent of injured patients, only 2 percent of that figure will ever seek legal remedy from the responsible party or parties.

If you have been injured, don't let yourself be among the 98 percent of injured patients who don't seek help. You are lawfully entitled to compensation for the negligence perpetrated against you, and you will need that compensation in

order to pay for the cost of the treatment necessary to rectify the injuries you have suffered.

How a Medical Error Injury Attorney Can Help

You may be eligible for malpractice damages for your medical error injury, including (but not limited to) compensation for:

- the cost of medical expenses you incur;
- prescription medication;
- medical devices;
- hospital and surgeon fees;
- lost wages from time you are forced to take off of work; and
- non-economic damages for your pain, suffering, and the loss of your quality and enjoyment of life.

If you've been injured as a result of a medical error injury or some other kind of medical malpractice in Ohio, prevailing laws include provisions that exist to protect you and your family in the aftermath.

Contact a <u>lawyer in Cleveland</u> who will investigate the circumstances of the malpractice that caused your injury and build a compelling case that demonstrates the extent of the damages you and your family have suffered in order to recoup the maximum amount of recovery available under the law.

The medical error injury team at The Becker Law Firm serves residents of the Cleveland and Elyria areas when they have been the victims of birth injury, catastrophic injury and wrongful death as the result of medical malpractice in Ohio. To arrange for a no-cost consultation, home or hospital visit, <u>contact</u> <u>us today</u> – 877-863-6219 or 440-372-0810.