

\$940,000 POLICY LIMITS SETTLEMENT FOR INJURED MIAMI DRIVER

Attorneys Russell A. Dohan and J.P. Gonzalez-Sirgo recover \$940,000 for an injured motorist. Our 49 year old client was involved in an automobile accident. The Defendant's driver, in a 2005 GMC Large Cargo Van, traveling at a speed of 45mph on the Palmetto Expressway in Miami, Florida, rear-ended a stopped vehicle which then struck the stopped vehicle of our client. Our client was noted to have a "possible" injury at the scene on the Police Report, due to his complaints to the Officer. Fire Rescue did arrive at the scene, and although our client did again complain to them of generalized shock and pain, our client did not request to be transported to the ER, as he had a job to attend to and was on the way to the job site that morning. Later, our client went home, rested and took some anti-

inflammatories. The next day he made an appointment with an orthopedic doctor. The doctor diagnosed him with left shoulder, neck, and back sprains. Over the course of the next three years, our client incurred \$350,000 in medical expenses, as a result of several major surgeries,



J.P. has built his entire career on protecting the rights of insurance policyholders, personal injury and wrongful death victims and fighting for the rights of Florida consumers and small businesses. Prior to attending law school, J.P. worked as a claims adjuster for a busy independent adjusting firm in Miami where he handled hundreds of claims. Before launching his own law practice in 1994, J.P. worked for a prominent insurance defense firm in Miami. He now uses the insight that he gained working for the insurance industry for the benefit of his clients. J.P. has recovered millions of dollars for victims of denied or underpaid insurance claims, victims of catastrophic personal injuries and wrongful death and on behalf of those that have been taken advantage of by Big Business and Big Insurance. In Miami-Dade County call J.P. at (305) 461-1095 or toll free at (866) 71-CLAIM or fill out the short online contact form at www.YourAttorneys.com.

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including a rotator cuff repair, lumbar diskogram, and unfortunately a lumbar fusion. He also underwent a number of outpatient procedures, such as epidural injections. Our client's injuries left him totally disabled at 50 years old. Further, as a result of his pain and disability, he was admitted to the hospital for a major psychiatric depression. He was unable to work and applied for Social Security Disability benefits. Citing our client's pre-existing medical conditions (which were fairly extensive), the Defendant's insurance carrier only offered to settle the case for the amount of our client's medical bills. We filed a lawsuit. After mediation was unsuccessful and shortly before the trial of the case, the Defendant's insurance carrier paid the entire insurance policy limits available.

LABOR DAY

Labor Day is a day dedicated to honoring and recognizing the achievements of the American worker. It is a national holiday and celebration which recognizes the contributions that the American worker has made to the success of our great nation. Labor Day is celebrated on the first Monday in September as a three day weekend. The Central Labor Union observed the first Labor Day holiday in 1882 in New York City. Labor Day marks the end of the summer season, traditionally the beginning of school, and the start of football season. According to the rules of fashion, Labor Day Weekend is the last official time where wearing white is appropriate, although the conventional wisdom is that this "rule" does not apply in our Miami tropical wonderland.



Don't quit on your claim just because your insurance company quit on you!

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