

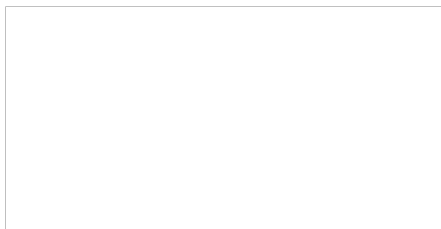
Narendra Nirmal Jana

Home Office Reference Number: **ASC/5271126**

Narendra
Jana

Lack of Legal Representation in the US

- Examples of denials of legal representation in the US against perpetuated malice, fraud, negligence, criminal fraud, criminal negligence and criminal malice.



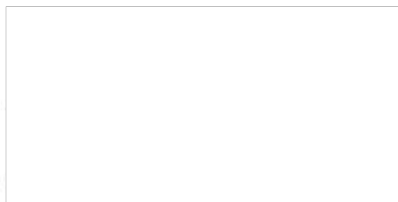
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- Examples of denials of legal representation in the US against perpetuated malice, fraud, negligence, criminal fraud, criminal negligence and criminal malice.



There is a lack of legal representation in the US for a clearly persistent crime in medicine and outside medicine.

Though there is clear fraud and malice in the US and though the fraud and malice is illegal there is no legal representation to stop the malice and fraud in the US. There is no way to legate against the 25 or more radiologists, doctors, and medical professionals that are involved in criminal malice in medical settings.

So the crime happens unchecked and I suffer the consequences, which is why its perpetuated. But that is the intent, to further my neurodegenerative condition to the point of disability, immobility or disfigurement by medical negligence.

I included a number of lawyers letter to show what a denial of legal representation in a legal case is, its usually an offhandish statement of not willing to accept the legal case but these are simply a few examples in about 25 or more lawyers contacted and only in the state of California in San Diego. The national (US) situation is that there is a hesitancy to legate against a doctor in the US in this particular case of criminal fraud and criminal malice in a medical setting. If it were legated, the case may be intentionally biased to support the doctors furthering malice or fraud in a medical setting (all the doctors in the US support the other doctors in the US as has been shown in medical reports) though the pathology and findings are clear and gross. In self support they feel that they could be absolved of criminality. They feel that its justified.

I also tried reporting the case to the US embassy in the UK in London and they would not acknowledge my attempts at reporting the case. I would need help to report the crime since its multistate in the US (Massachusetts, California, New York, Arizona, and Cleveland), takes place

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in several countries in Europe (Germany and Latvia), East Asia (Thailand, India), and Central America (Mexico).

Below are examples of how I was denied representation is below:

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Jana

SKASTNER@KASTNERLAW.COM

STEVEN I. KASTNER
ATTORNEY AT LAW
750 B STREET, SUITE 2620
SAN DIEGO, CALIFORNIA 92101-8172

WWW.KASTNERLAW.COM

T: (619) 232-8822
F: (619) 255-4868

April 25, 2019

Narendra Jana
(Hand Delivered)

Re: Potential Action for Medical Malpractice

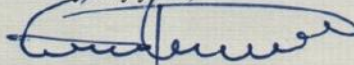
Dear Mr. Jana:

Regrettably, I am unable to assist you with respect to your potential action for medical malpractice. My commitments do not permit me to accept every potential case that I review and I am simply unable to undertake your representation in this matter. Please do not construe my decision in this regard as reflecting on the merits of your potential action.

You should be aware that California has a statute of limitation that applies to actions for medical malpractice. Such actions must generally be commenced within one year of the date the patient discovers, or through the exercise of reasonable diligence should have discovered, facts which form the basis of a claim for medical negligence or three years from the date of injury, whichever period is shorter. Actions against a public entity must generally be preceded by the filing of a formal claim within six months. Failure to comply with the applicable statute of limitation may result in the claim being forever barred. Accordingly, if it is your intention to pursue this matter, you should immediately contact other counsel.

I am sorry I could not be of further assistance to you in this matter. If you have any additional questions or concerns, please do not hesitate to contact me.

Very truly yours,



STEVEN I. KASTNER

SIK/tm
Enclosure

Narendra
Jana

your medical malpractice consultation

From Gabriela Larios <Gabriela@czrlaw.com>



Date 2019-04-29 21:44

Dear Jana Narendra,

Thank you for giving us the opportunity to look into your matter.

Unfortunately this firm will be unable to represent you on this specific matter, but if we can be of service to you in the future, please do not hesitate to call.

Please know that you have a limited time in which to file a lawsuit against the persons and/or entities responsible for the subject incident. Failure to timely file a lawsuit will likely result in any claim you may have being barred by the statute of limitations and you will be left without any legal remedies.

GABRIELA LARIOS

LEGAL ADMINISTRATOR

CZR | CARPENTER, ZUCKERMAN & ROWLEY

Carpenter, Zuckerman & Rowley

8827 W. Olympic Boulevard, Beverly Hills, CA 90211

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Narendra
Jana

Decision and list of referrals (Law offices of Robert Vaage)

From <corozco@vaagelaw.com>

Date 2019-04-30 00:36



Dear Narendra,

Our entire office wants to thank you for contacting our firm to represent your potential Medical Malpractice claim. Unfortunately, I regret to inform you that Mr. Vaage is unable to accept representation in this matter. Please know that this is not a judgment on the merits of your case, but simply his business decision that he cannot undertake the case at this time.

California law requires that you file your Medical Malpractice lawsuit within one year from date of the malpractice. Failure to comply with filing deadlines generally bars the claim.

Please also be aware that the Medical Injury Compensation Reform Act of 1975 (MICRA) will limit your recovery for general damages to \$250,000. General damages include claims such as pain and suffering or the loss of quality of life. Lost income and out-of-pocket medical bills are classified as economic damages and thus are not subject to MICRA. Please note that medical malpractice lawsuits typically cost between \$50,000 and \$100,000 to litigate.

Mr. Vaage encourages you to continue to seek out representation. To this end, Mr. Vaage recommends you contact the Lawyer Referral and Information Service (LRIS) through the San Diego County Bar Association at (619) 231-8585, as well as contacting the following attorneys to see if they may assist you:

Jan Mulligan (619) 238-8700
Scott Harris (619) 238-1199
Ken Sigelman (619) 238-3813
Cynthia Chihak (858) 481-7252
Pat Barry (619) 236-8494
Andrew Chivinski (619) 419-0571
Parisima Roshanzamir (619) 320-1005
Gomez Trial attorneys (619) 237-3490

Thank you again for considering us, and please let us know if we can ever be of any further assistance for you down the road.

Kind regards,
Cris Orozco

Narendra
Jana