



Personal Injury | Wrongful Death | Auto Accidents | Premises Liability | Product Liability

R E C E N T N O T E W O R T H Y C A S E S

Murray Guari Resolves Case for 12-Year-Old Boy Injured at Water Park

Founding Partner Scott Murray and Paralegal Cecilia Del Aguila recently secured a settlement on behalf of a 12-year-old boy who fractured his ankle in multiple places due to a water park employee failing to follow a simple safety protocol.

An employee released the young boy from a water slide before the pathway was cleared causing him to slam into the back of another patron at a high rate of speed. Our client was taken by ambulance to a hospital where he underwent major surgery. He spent weeks in a wheelchair, with a full leg cast. Not to mention, he missed almost a month of school.

Our client spent over six (6) months in physical therapy and could not bear any weight on his leg for weeks. He suffered a complex fracture that required a long recovery process.

The team at Murray Guari spent months negotiating with the waterpark's insurance company before reaching a fair settlement for our client.

Thankfully, our client has made a near full recovery and is back being a typical teenage boy!

Businesses, like this waterpark, owe a duty to exercise a reasonable standard of care to prevent foreseeable risks, like this one with our client. Our goal is always to fight for fair compensation on behalf of our clients, but also to prevent others from suffering the same fate. By holding businesses accountable for negligent actions, we encourage a safer community for everyone.

When you or a loved one are injured due to the fault of another, you need attorneys who have the knowledge and skillset to hold negligent parties liable. ■

ATTORNEY AND PARALEGAL ON CASE



Scott C. Murray



Cecilia Del Aguila



(x-rays of our client's leg)

More Results Inside

- MVA's Forceful Impact Causes Our Client to Suffer a Painful, Lumbar, Herniated Disc – Murray Guari Fights to Resolve Case for Confidential Settlement Amount
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- Parents' Nightmare – Teenage Passenger Hurt in MVA

MVA's Forceful Impact Causes Our Client to Suffer a Painful, Lumbar, Herniated Disc

Murray Guari Fights to Resolve Case for Confidential Settlement Amount

Our Client was Operating Unit 1:



Our client suffered a permanent injury as a result of this unfortunate crash and underwent extensive medical treatment. Regrettably, motor vehicle crashes can cause serious injuries!

ATTORNEYS ON CASE



Jason J. Guari



Scott B. Perry

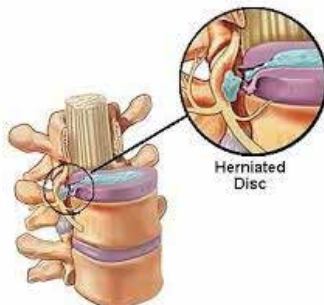
Our Client's Vehicle – Post Crash:



Offending vehicle – Post Crash:



The head-on collision is shown in the photographs and images herein. After initially presenting to the hospital with pain, receiving Physical Therapy, and seeking care with an Orthopedic doctor who recommended MRIs, our client was diagnosed with a herniated disc in the Lumbar (low back) spine. The Lumbar MRI revealed a herniation at L4-5 that impinged on the thecal sac and nerve roots. The injury looks like this:



Thankfully, Partners **Jason Guari** and **Scott Perry** resolved our client's case, to his satisfaction, for a confidential settlement amount.

If you or a loved one is unfortunately a victim of a motor vehicle crash and have sustained injuries, please do not hesitate to contact Murray Guari Trial Attorneys at (561) 366-9099, immediately to protect and to preserve your rights. ■

Disclaimer: Each case is unique, and the results in one case do not necessarily indicate the quality or value of another case.

Settlement – All Available Limits, Multiple Six Figures

Rear-End Collision – Cervical Spine Injury

Partner Scott Perry recently resolved a rear-end collision motor vehicle case for all available Bodily Injury and Underinsured Motorist Coverage. Our client unfortunately suffered injuries to her neck and back as a result of a rear-end crash on the highway.



Never having been hurt in an accident before, our client turned to a family friend who happened to be a lawyer to ask for guidance. That lawyer referred Scott Perry and the team at Murray Guari Trial Attorneys to help guide our client through the process.

When conservative treatment, including physical therapy and injections failed to produce lasting relief, our client ultimately underwent a two-level cervical surgery to help relieve her pain and symptoms, including numbness that radiated into her hands.

While the team at Murray Guari Trial Attorneys obtained all available limits, resulting in a multiple, six figure settlement, had our client purchased additional underinsured motorist coverage, we would have been able to better help make our client financially whole. In Florida, having liability coverage for at-fault accidents is not mandatory, resulting in a large percentage of the driving population having no liability coverage to protect you if the driver injures you in a crash. Similarly, many people who do carry liability insurance, carry a low amount such as \$10,000 or \$25,000 in coverage. **This is why we recommend that everyone purchase as much Uninsured/Underinsured Motorist Coverage as you can afford – this coverage is only there to protect you and your loved ones.**

ATTORNEY ON CASE



Scott B. Perry

If you have any questions about your insurance coverages, do not wait to be involved in an accident to call us for us to review your coverages. ■

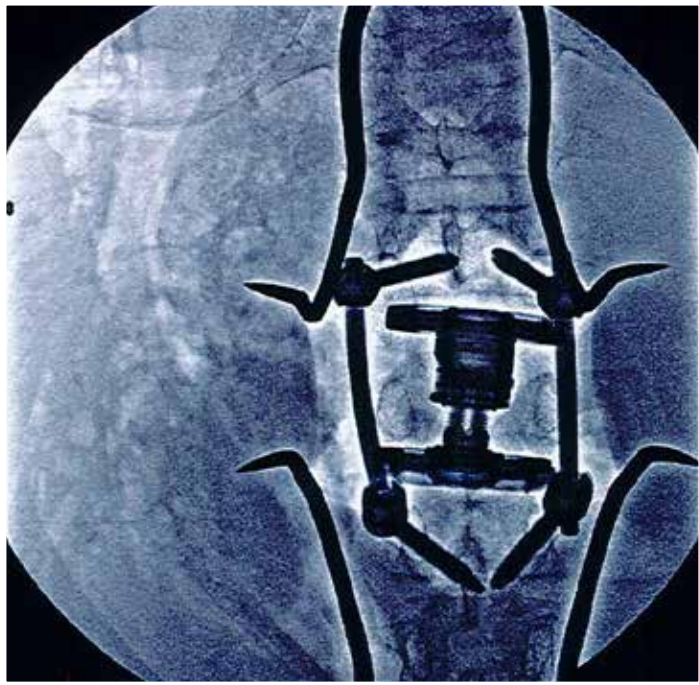
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Parents' Nightmare – Teenage Passenger Hurt in MVA

Case Resolves for all Available Insurance Limits

Our 17-year-old client's life was altered following a traumatic, low back compression fracture that he sustained as a rear passenger in a motor vehicle crash.

The severe injury resulted in our client undergoing two (2) emergency surgical procedures to his low back, including the removal of the L3 vertebral body and insertion of a titanium spacer (shown below). His spinal incision was closed with twenty-two (22) staples and he spent nine (9) consecutive days in the hospital.



Attorneys Jason J. Guari, Esq., and Keith R. Hedrick, Esq., recently resolved our client's Bodily Injury and Uninsured/

Underinsured Motorist (UM/UIM) claims for policy limits of \$150,000.

However, securing the settlement was only the first hurdle in this case. Our client incurred over \$600,000 in medical bills, and his health insurer - who paid a large portion of those bills - had a very high lien (right to be repaid from the settlement) of \$100,000.

The team at Murray Guari Trial Attorneys successfully negotiated a substantial reduction in health insurance company's lien - on the back-end of the case - so our client could be financially compensated, in part, for everything that he has endured.

Reminder: You should never reject UM/UIM coverage. Please purchase as much as you can afford to protect yourself and your loved ones. If you can "stack" the coverage, do it. ■

ATTORNEYS ON CASE



Jason J. Guari



Keith R. Hedrick

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Murray Guari Trial Attorneys PL

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