Making a medical negligence claim

Here is our guide to the stages of a claim. We will be right beside you throughout.

The aim of this guide is to provide some general guidance on the process, but we work with highly expert opinion. We’ll listen to you and also explain the options worse in the future, and it’s possible for the court to make an order allowing you to come back to the defendant to help you purchase specific items such as care, a wheelchair, a car or a house that is not necessarily achievable through litigation. ADR can be used at any time in the case, although it is more likely to be successful at certain key stages.

We hope you’ve found this information helpful. Of course, your legal adviser can answer more detailed questions. If you receive compensation, we can help you to manage the money and we can advise on matters concerning wills, lasting powers of attorney, property, family law and employment law. Your lawyer in our medical negligence team will remain your foremost contact throughout, but they can introduce you to other professional advisers such as a medical negligence specialists who are based in Chelmsford, Bishop’s Stortford and Cambridge, but we will try to signpost you to other organisations who may be able to help, for example, a charity or an association which is more likely to be successful at certain key stages.

Whichever way settlement is achieved, you will be fully involved in the process.

There’s more to Tees than personal injury and medical negligence. We have specialist solicitors who are based in Chelmsford, Bishop’s Stortford and Cambridge, but in addition to the specialist legal knowledge and experience which we can bring to your case, we can also bring an understanding of the wider impact of an accident or illness on you.

You can visit our website for a more detailed account of the stages involved in starting court proceedings.

1. Initial assessment

2. Start court proceedings (pre-action)

3. Before starting court proceedings (pre-action)

4. Start court proceedings (issuing the claim)

5. Before starting court proceedings (pre-action)

6. The court

7. FAQs

We’ve tried to keep this guide as simple as possible, but we know that medical negligence claims can be very complex, and if you have any questions, your legal adviser will be delighted to answer them.

We won’t spend too much time on the legal details of the claims process, but there are certain points we do want to highlight. For example, it’s important to get things right from the beginning, and if you don’t make an early assessment of your case, you may need to adjust your claim later on. The same applies if you don’t adjust your claim early on, you may need to adjust your claim later on.

We hope you’ve found this information helpful. Of course, your legal adviser can answer more detailed questions. If you receive compensation, we can help you to manage the money and we can advise on matters concerning wills, lasting powers of attorney, property, family law and employment law. Your lawyer in our medical negligence team will remain your foremost contact throughout, but they can introduce you to other professional advisers such as a medical negligence specialists who are based in Chelmsford, Bishop’s Stortford and Cambridge, but in addition to the specialist legal knowledge and experience which we can bring to your case, we can also bring an understanding of the wider impact of an accident or illness on you.

You can visit our website for a more detailed account of the stages involved in starting court proceedings.

We’ve tried to keep this guide as simple as possible, but we know that medical negligence claims can be very complex, and if you have any questions, your legal adviser will be delighted to answer them.

We won’t spend too much time on the legal details of the claims process, but there are certain points we do want to highlight. For example, it’s important to get things right from the beginning, and if you don’t make an early assessment of your case, you may need to adjust your claim later on. The same applies if you don’t adjust your claim early on, you may need to adjust your claim later on.