

1. Whose fault was it?

If the accident was the other driver's fault, you are legally entitled to compensation for your injuries, medical expenses, lost wages, pain and suffering, and similar damages. If it was your fault, you may still be entitled to some compensation but you need to figure this out with your insurance company.



2. How badly am I injured?

If the accident is severe enough and you feel that there may be injuries, or the idea of possible injuries is present, then you should seek professional medical advice before determining whether or not you are injured. Remember, not all injuries are felt immediately. Some take days, others take months and even years.

PRO-TIP: INJURY MEANS MORE THAN MEDICAL BILLS. IT MEANS QUALITY OF LIFE AND LONG-TERM IMPACT TOO.

3. How bad was the damage to my car?

DMV reporting aside, some vehicle damage may not visible upon first inspection. Even after expert repair, many vehicles are no longer the same. You are entitled to what you are entitled to - don't settle for less. If in doubt, consult with an attorney.

PRO-TIP: CONSIDER THE VALUE OF YOUR CAR OVER-TIME AND AS IF YOU WANT TO SELL.



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PRO-TIP: CALIFORNIA LAW STATES YOU ARE ENTITLED TO YOUR RIGHT TO PICK A REPAIR SHOP.



5. What will my insurance cover versus what the other parties' insurance will cover?

Although it is the job of an insurance policy to help cover these costs, these companies find ways to pay the bare minimum making many people find themselves needing more help financially.

PRO-TIP: NO ONE WILL LOOK OUT FOR YOUR BEST INTEREST AS STRONGLY AS YOU WILL.



No commitment calls, we're here for you.



Call us today at (213) 444-2908 or request an appointment online.



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