6/26/2025

Via Certified Mail

NAME

F: FAX NO

Our Client: Jane Roe

Date of Incident:

NAME,

As you are aware, Our office represents Jane Roe, who suffered a broken clavicle, significant bruising on her back, multiple lacerations on her legs, and other minor injuries when she was struck by a snowplow.Please allow the following to serve as our client’s demand to resolve this matter prior to litigation.

Facts of the Occurrence

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Damages

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Settlement Demand

In the matter at hand, our client, Jane, was the victim of a severe accident that resulted in substantial physical harm and psychological distress. The incident occurred when Jane and her friends, after attending a daytime party, elected to walk in the street due to the clearer path it offered compared to the sidewalks. Unbeknownst to Jane, a snowplow was approaching from behind. The next moment, she found herself under the vehicle, her body subjected to the weight of the snowplow, save for her head.  
  
The driver of the snowplow, in his capacity as a motorist, had a legal duty to operate his vehicle in a safe and responsible manner. This duty was breached when he failed to notice Jane walking in the street and subsequently struck her. The causation is clear: the driver's negligence directly resulted in the accident. Jane suffered significant harm, including a severely broken clavicle, extensive bruising on her back, multiple cuts on her legs, and an array of additional minor injuries that she continues to identify.  
  
Witnesses and evidence further substantiate our client's account of the incident. Jane's friend, who pulled her from beneath the vehicle, stands as a crucial witness to the accident. The driver's interaction with the police, who arrived on the scene approximately five minutes after the incident, provides additional context. Surveillance footage from a security camera at the nearby sorority house is being secured and is anticipated to provide visual corroboration of the incident.  
  
Following the incident, Jane sought immediate medical attention, though her treatment was cut short due to a pre-scheduled flight. She has since scheduled further medical consultations and has been diligent in documenting her injuries and retaining all relevant medical records.  
  
The damages sought in this case amount to $100,000. This figure accounts for Jane's medical expenses, physical and emotional distress, and the ongoing impact of the accident on her quality of life. The available evidence, coupled with the severity of Jane's injuries, strongly supports this demand.  
  
The risk of litigation in this matter is substantial. The evidence at hand, the nature of Jane's injuries, and the clear breach of duty by the snowplow driver all contribute to a compelling case for liability. We invite resolution of this matter without the need for formal litigation. Should you fail to respond by [insert date], we are prepared to proceed accordingly.

Sincerely,

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| --- |
| /s/ Michael R. Grieco |

Michael R. Grieco

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