

Sent via Ordinary Mail and Email: thepollard@roadwinner.com

February 11, 2025

Fred Pollard
2100 Watson Road
Maple Hts OH 44137

RE: Fred Pollard II
Status of Representation

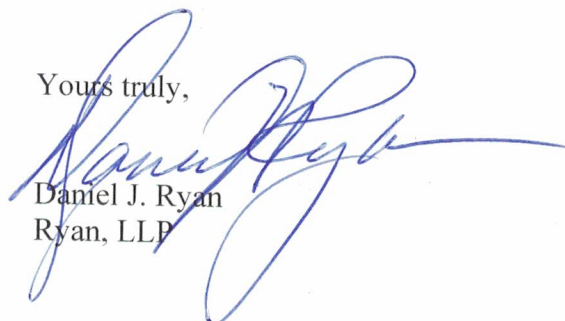
Dear Mr. Pollard,

Please be advised that, after careful consideration, we have concluded that we cannot accept your case involving the care of your son at Regency Hospital/Rehabilitation/Dr. Gupta. We have not made any judgment regarding whether or not there was any negligence during the care your son received by any doctor or provider that your son received treatment from. We have looked at the positive and negative factors in preparing the case for trial and have concluded that based upon our guidelines, we will be unable to handle your case. We will take no further action on your behalf and close our file. Another attorney may very well have a different opinion and we encourage you to seek other counsel to represent your interests.

Under Ohio law, there are one or more Statutes of Limitations that apply to your case. This means that if you do not file a lawsuit for medical malpractice within the time established by law, which in your case may be as soon as one year after the alleged medical malpractice, your claim will be barred FOREVER, regardless of its merit. Therefore, if you wish to pursue your claim, you MUST contact another attorney IMMEDIATELY to discuss the appropriate time frames and to take IMMEDIATE action to preserve your claims. This law firm is not providing any calculation or determination on the applicable limitation period.

If you have any questions, please feel free to contact me at your convenience.

Yours truly,



Daniel J. Ryan
Ryan, LLP

DJR/tes