

Can You Claim Compensation For Criminal Injury?

Should criminals pay for the injuries you have suffered because of their crime? Properly said, can a crime victim file a compensation claim for injuries suffered as a result of the crime? Under the present justice system, criminals are legally liable for the commission of the crime. Along with this liability is their responsibility to pay indemnity for whatever injury the victim has suffered due to the crime they committed.

A crime victim should file a compensation claim for criminal injury suffered by him. The lawmaking body of every state has presumably enacted laws that will compensate victims of crimes for any injury or loss they may have suffered as a result of the criminal act.

Thus, the victim of a crime who has suffered personal injury can claim compensation for any mental or physical injury resulting from the crime. The victim can also claim compensation for the earnings which he might have lost as a result of the commission of the criminal act. V

Victims who can seek compensation claim for criminal injuries are not only the actual victims. It can also be the beneficiaries or family of the said victim who might have died in the case of a violent crime committed against him. In this case, the beneficiaries can claim compensation for moral anguish and sleepless nights suffered as a result of the loss of a loved one.

If you are a victim of a criminal offense or if you are the beneficiary or a member of the family of the victim then you should confer with a reputable solicitor as he is more experienced on these matters and he will be able to guide you through the whole process of filing the claim.

In claiming compensation for criminal injuries, you have to prove that you indeed suffered mentally, emotionally or physically as a result of the criminal offense. Your rights to receive compensation claim for such criminal injuries will now be a matter of evidence which is better left in the hands of a trained solicitor who knows all the legal requirements of such process.

Take note that it is not necessary that the criminal be convicted for the crime he has allegedly committed before you can claim compensation for criminal injury. What is important is you are able to prove that the crime did happen. This is a bit tricky and an experienced solicitor will come in handy at this point or even before you file the claim. If you are already thinking of filing a claim then you better see a solicitor you trust and then ask him to evaluate your case.

Do not worry about paying the solicitor because there are solicitors who operate on a "no win, no pay" basis meaning they will only get paid if they get the compensation claim for you. And do not worry about using your settlement or compensation claim to pay the solicitor because it is usually the party who caused the injury who is required by law to pay the solicitor.

Compared to other personal injury compensation claim, claims for criminal injuries can last for a long time. Thus, you should be mentally prepared for what is going to happen over that period.

Source: <http://www.articlecircle.com>

About the Author

Julian Hall is the director of <http://www.claimsmastergroup.com>. The personal injury, accident claim, slip and trip, no win no fee, claim compensation personal injury specialists. Call 08000 71 22 71 for advice.