

WORKPLACE INJURY RIGHTS

Since Texas doesn't require worker's compensation insurance, some companies choose a different form of insurance. In this case, your employer is referred to as a "nonsubscriber." If your employer has some form of worker's compensation insurance, you are not able to sue your employer for personal injury. And while worker's compensation might be able to provide a percentage of lost wages, it doesn't help you get compensation for your medical bills or rehabilitation services to recover from your injury. This is why we would look to file what is called a "Third Party Lawsuit" on your behalf. A third party lawsuit is brought up against anyone other than your employer who might be held liable for your injuries sustained at work including:

- Property Owners
- Architects
- Transportation Drivers
- General Constructors/Subcontractors

If your injury was due to their negligence then they are liable, especially if your injury was due to unsafe work conditions, lack of safety equipment, lack of proper training, or faulty equipment. In some instances, if you are injured due to faulty equipment, you can bring a suit against the manufacturer for product liability.

Representing workers, injured or killed on the job, requires an understanding of the duties employers have to provide safe work environments and the state and federal rules that apply to the industries involved. Our firm utilizes a network of highly-trained experts in workplace safety to identify the issues involved in each case and prove them before a jury. If you or a loved one has been injured in the workplace due to someone else's negligence, contact us at the information below.

Remember: We don't get paid unless we win your case!