UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

Unknown Entity Holdings, LLC,

Plaintiff,

v.

Tribeca Capital Group, LLC,

Civ. Action No. <u>3:23-cv-00189</u>

Defendant.

Jury trial demanded

COMPLAINT AND JURY DEMAND

Plaintiff Unknown Entity Holdings, LLC ("<u>Unknown Entity Holdings</u>" or "<u>Plaintiff</u>"), by and through its attorneys, for its Complaint against Defendant Tribeca Capital Group, LLC ("<u>Tribeca</u>" or "<u>Defendant</u>"), alleges, on knowledge as to its own actions, and otherwise on information and belief, as follows:

JURISDICTION AND VENUE

This court has jurisdiction over copyright infringement actions pursuant to 28
 U.S.C. §§ 1331 and 1338(a).

2. This Court has personal jurisdiction over Defendant because Defendant has a principal place of business in Texas, and because Defendant purposely availed itself of the privilege of conducting business in Texas. On information and belief, Defendant operates the website tribecalawsuitloans.com (the "<u>Tribeca Website</u>"). Defendant attempts to establish a presence in Texas through the Tribeca Website by directing its advertising at Texas consumers. For example, the Tribeca Website has an article titled, "Where Can You Get Low-Interest Lawsuit Loans in Texas"¹ featured on its website that advertises its services directly to Texas consumers.

¹ A website capture showing the article is attached as Exhibit 1

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The Tribeca Website has an interactive application feature, and directs users, including Texas residents, to contact Defendant via mail, phone, or email. On information and belief, Defendant conducts its legal funding business in the state of Texas and with Texas consumers. Furthermore, as alleged herein, Defendant has committed a tort in whole or in part in Texas, subjecting it to jurisdiction here under Tex. Civ. Prac. & Rem. Code § 17.042.

3. Venue is proper in this district under 28 U.S.C. § 1391(b)(1), because Defendant resides in this district, 28 U.S.C. § 1391(b)(2), because a substantial part of the events or omissions giving rise to the claim occurred in this district, or 28 U.S.C. § 1391(b)(3), because Defendant is subject to personal jurisdiction in this district.

PARTIES

4. Plaintiff Unknown Entity Holdings, LLC is a Delaware limited liability company with a principal place of business at 5717 Legacy Drive, Suite 250, Plano, Texas 75024.

5. On information and belief, Defendant is a California limited liability company with a principal place of business at 325 N. Paul St., Suite 3100, Dallas, Texas 75201.

FACTS

A. <u>The Medicaid Work.</u>

 Third-party Express Legal Funding LLC ("<u>Express</u>") created the work "FAQ: Do Personal Injury Settlements Affect Medicaid" (the "<u>Medicaid Work</u>") on or around June 30, 2022.
 As a result, Express owned any and all copyright rights in the Medicaid Work.

7. On June 30, 2022, the Medicaid Work was first made available on Express's website, expresslegalfunding.com.

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Express filed an application for copyright registration for the Medicaid Work. The
 U.S. Copyright Office granted registration of the Medicaid Work as Registration Number
 TXu002333698.² The registration date for the Medicaid Work is August 16, 2022.

9. On September 30, 2022, Express assigned the Medicaid Work, along with Express's website, to Unknown Entity Holdings.

10. The Medicaid Work is wholly original, and Unknown Entity Holdings is the owner of the Medicaid Work, and the owner of valid and subsisting United States Copyright Registration No. TXu002333698.

B. <u>The Settlement Check Work.</u>

11. Unknown Entity Holdings created the work, "How Long Can a Lawyer Hold Your Settlement Check in Escrow?" (the "<u>Settlement Check Work</u>") on or around November 27, 2022. As a result, Unknown Entity Holdings owned any and all copyright rights in the Settlement Check Work.

12. On November 27, 2022, the Settlement Check Work was first made available on Unknown Entity Holdings's website, expresslegalfunding.com.

13. Unknown Entity Holdings filed an application for copyright registration for the Settlement Check Work. The U.S. Copyright Office granted registration of the Settlement Check Work as Registration Number TXu002348016.³ The registration date for the Settlement Check Work is November 29, 2022.

² A true and correct copy of the registration certificate for Registration No. TXu002333698 is attached as Exhibit 2.

³ A true and correct copy of the registration certificate for Registration No. TXu002348016 is attached as Exhibit 3.

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14. The Settlement Check Work is wholly original, and Unknown Entity Holdings is the owner of the Settlement Check Work, and the owner of a valid and subsisting United States Copyright Registration No. TXu002348016.

C. <u>The Child Support Work</u>

15. Express created the work "Can Child Support Be Taken From a Personal Injury Settlement?" (the "<u>Child Support Work</u>") on or around March 2, 2022.

16. On March 2, 2022, the Child Support Work was first made available on Express's website expresslegalfunding.com.

17. On September 30, 2022, Express assigned the Child Support Work, along with Express's website, to Unknown Entity Holdings.

18. Unknown Entity Holdings filed an application for copyright registration for the Child Support Work. The U.S. Copyright Office granted registration of the Child Support Work as Registration Number TXu002351476.⁴ The registration date for the Child Support Work is January 16, 2023.

19. The Child Support Work is wholly original, and Unknown Entity Holdings is the owner of the Child Support Work, and the owner of a valid and subsisting United States Copyright Registration No. TXu002351476.

D. <u>The Car Accident Loans Work</u>

20. Express created the work "Car Accident Loans or Accident Lawsuit Funding" (the "<u>Car Accident Loans Work</u>" and, together with the Medicaid Work, the Settlement Check Work, and the Child Support Work, the "<u>Copyrighted Works</u>") on or around January 29, 2022.

⁴ A true and correct copy of the registration certificate for Registration No. TXu002351476 is attached as Exhibit 4.

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21. On January 29, 2022, the Car Accident Loans Work was first made available on Express's website expresslegalfunding.com.

22. Express filed an application for copyright registration for the Car Accident Loans Work. The U.S. Copyright Office granted registration of the Car Accident Loans Work as Registration Number TXu002347620.⁵ The registration date for the Car Accident Loans Work is September 15, 2022.

23. On September 30, 2022, Express assigned the Car Accident Loans Work, along with Express's website, to Unknown Entity Holdings.

24. The Car Accident Loans Work is wholly original, and Unknown Entity Holdings is the owner of the Car Accident Loans Work, and the owner of a valid and subsisting United States Copyright Registration No. TXu002347620.

E. Defendant's Conduct – The Medicaid Infringing Work

25. On information and belief, Defendant is engaged in the legal funding business in Texas and in other States. Defendant posts articles related to legal funding on the Tribeca Website.

26. On the Tribeca Website, Defendant has published, printed, and publicly displayed, or caused to be published, printed, and publicly displayed, an article titled "Do I Have To Report My Settlement To Medicaid?" (the "<u>Medicaid Infringing Work</u>")⁶, which is substantially similar to and a derivative work based on the Medicaid Work. On information and belief, the Medicaid Infringing Work was first made available to the public on October 10, 2022 via the Tribeca Website, and the Medicaid Infringing Work has been continuously available to the public since that time.

⁵ A true and correct copy of the registration certificate for Registration No. TXu002347620 is attached as Exhibit 5.

⁶ A copy of the Medicaid Infringing Work is attached as Exhibit 6.

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27. On information and belief, Defendant obtained physical possession of or otherwise viewed the Medicaid Work, and intentionally copied and made a derivative work of the Medicaid Work to create the Medicaid Infringing Work. That Defendant copied the Medicaid Work when it created the Medicaid Infringing Work is evidenced by the striking similarities between the Medicaid Work and the Medicaid Infringing Work, which cannot be explained other than as a result of copying and Defendant's access to the Medicaid Work as a result of the Medicaid Work being available on Plaintiff's website, expresslegalfunding.com, before Defendant created the Medicaid Infringing Work.

28. Defendant copied the Medicaid Work without Plaintiff's authorization, consent, or knowledge, and without any renumeration to Plaintiff.

29. As a result of Defendant's actions described above, Plaintiff has been directly damaged, and is continuing to be damaged, by the unauthorized reproduction, distribution, and public display of the Medicaid Infringing Work. Defendant has never accounted to or otherwise paid Plaintiff for its use of the Medicaid Work.

30. Defendant's acts are causing, and unless restrained, will continue to cause damage and immediately irreparable harm to Plaintiff for which Plaintiff has no adequate remedy at law.

F. Defendant's Conduct – The Settlement Check Infringing Work

31. On information and belief, Defendant is engaged in the legal funding business in Texas and in other States. Defendant posts articles related to legal funding on the Tribeca Website.

32. On the Tribeca Website, Defendant has published, printed, and publicly displayed, or caused to be published, printed, and publicly displayed, an article titled "How Long Does A Settlement Check Take To Clear?" (the "<u>Settlement Check Infringing Work</u>")⁷, which is

⁷ A copy of the Settlement Check Infringing Work is attached as Exhibit 7.

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substantially similar to and a derivative work based on the Settlement Check Work. On information and belief, the Settlement Check Infringing Work was first made available to the public on November 29, 2022 via the Tribeca Website, and the Settlement Check Infringing Work has been continuously available to the public since that time.

33. On information and belief, Defendant obtained physical possession of or otherwise viewed the Settlement Check Work, and intentionally copied and made a derivative work of the Settlement Check Work to create the Settlement Check Infringing Work. That Defendant Copied the Settlement Check Work when it created the Settlement Check Infringing Work is evidenced by the striking similarities between the Settlement Check Work and the Settlement Check Infringing Work, which cannot possibly be explained other than as a result of copying and Defendant's access to the Settlement Check Work as a result of the Settlement Check Work being available on Plaintiff's website, expresslegalfunding.com, before Defendant created the Settlement Check Infringing Work.

34. Defendant copied the Settlement Check Work without Plaintiff's authorization, consent, or knowledge, and without any renumeration to Plaintiff.

35. As a result of Defendant's actions described above, Plaintiff has been directly damaged, and is continuing to be damaged, by the unauthorized reproduction, distribution, and public display of the Settlement Check Infringing Work. Defendant has never accounted to or otherwise paid Plaintiff for its use of the Settlement Check Work.

36. Defendant's acts are causing, and unless restrained, will continue to cause damage and immediately irreparable harm to Plaintiff for which Plaintiff has no adequate remedy at law.

G. Defendant's Conduct – The Child Support Infringing Work

37. On information and belief, Defendant is engaged in the legal funding business in Texas and in other States. Defendant posts articles related to legal funding on the Tribeca Website.

38. On the Tribeca Website, Defendant has published, printed, and publicly displayed, or caused to be published, printed, and publicly displayed, an article titled "How Much Can Child Support Take From Settlement" (the "<u>Child Support Infringing Work</u>" and, together with the Medicaid Infringing Work and the Settlement Check Infringing Work, the "<u>Infringing Works</u>")⁸, which is substantially similar to and a derivative work based on the Child Support Work. On information and belief, the Child Support Infringing Work was first made available to the public on November 22, 2022 via the Tribeca Website, and the Child Support Infringing Work has been continuously available to the public since that time.

39. On information and belief, Defendant obtained physical possession of or otherwise viewed the Child Support Work, and intentionally copied and made a derivative work of the Child Support Work to create the Child Support Infringing Work. That Defendant Copied the Child Support Work when it created the Child Support Infringing Work is evidenced by the striking similarities between the Child Support Work and the Child Support Infringing Work, which cannot possibly be explained other than as a result of copying and Defendant's access to the Child Support Work as a result of the Child Support Work being available on Plaintiff's website, expresslegalfunding.com, before Defendant created the Child Support Infringing Work.

40. Defendant copied the Child Support Work without Plaintiff's authorization, consent, or knowledge, and without any renumeration to Plaintiff.

⁸ A copy of the Child Support Infringing Work is attached as Exhibit 8.

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41. As a result of Defendant's actions described above, Plaintiff has been directly damaged, and is continuing to be damaged, by the unauthorized reproduction, distribution, and public display of the Child Support Infringing Work. Defendant has never accounted to or otherwise paid Plaintiff for its use of the Child Support Work.

42. Defendant's acts are causing, and unless restrained, will continue to cause damage and immediately irreparable harm to Plaintiff for which Plaintiff has no adequate remedy at law.

H. Defendant's Conduct – The Car Accident Loans Infringing Work

43. On information and belief, Defendant is engaged in the legal funding business in Texas and in other States. Defendant posts articles related to legal funding on the Tribeca Website.

44. On the Tribeca Website, Defendant has published, printed, and publicly displayed, or caused to be published, printed, and publicly displayed, an article titled "Should Injured Victims Get Car Accident Loans?" (the "Car Accident Loans Infringing Work")⁹, which is substantially similar to and a derivative work based on the Car Accident Loans Work. On information and belief, the Car Accident Loans Infringing Work was first made available to the public on October 12, 2022 via the Tribeca Website, and the Car Accident Loans Infringing Work has been continuously available to the public since that time.

45. On information and belief, Defendant obtained physical possession of or otherwise viewed the Car Accident Loans Work, and intentionally copied and made a derivative work of the Car Accident Loans Work to create the Car Accident Loans Infringing Work. That Defendant copied the Car Accident Loans Work when it created the Car Accident Loans Infringing Work is evidenced by the striking similarities between the Car Accident Loans Work and the Car Accident Loans Infringing Work, which cannot possibly be explained other than as a result of copying and

⁹ A copy of the Car Accident Loans Infringing Work is attached as Exhibit 9.

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Defendant's access to the Car Accident Loans Work as a result of the Car Accident Loans Work being available on Plaintiff's website, expresslegalfunding.com, before Defendant created the Car Accident Loans Infringing Work.

46. Defendant copied the Car Accident Loans Work without Plaintiff's authorization, consent, or knowledge, and without any remuneration to Plaintiff.

47. As a result of Defendant's actions described above, Plaintiff has been directly damaged, and is continuing to be damaged, by the unauthorized reproduction, distribution, and public display of the Car Accident Loans Infringing Work. Defendant has never accounted to or otherwise paid Plaintiff for its use of the Car Accident Loans Work.

48. Defendant's acts are causing, and unless restrained, will continue to cause damage and immediately irreparable harm to Plaintiff for which Plaintiff has no adequate remedy at law.

COUNT I Federal Copyright Infringement of the Medicaid Work (17 U.S.C. § 501)

49. Plaintiff repeats and realleges paragraphs 1 through 48 hereof, as if fully set forth herein.

50. The Medicaid Work is an original literary work containing copyrightable subject matter for which copyright protection exists under the Copyright Act, 17 U.S.C. § 101, et seq. Plaintiff is the exclusive owner of rights under copyright law in and to the Medicaid Work. Plaintiff owns a valid copyright registration for the Medicaid Work, attached as Exhibit 2.

51. Through Defendant's conduct alleged herein, including Defendant's reproduction, distribution, and public display of the Medicaid Infringing Work, which is copied from, derivative of, and substantially similar to the Medicaid Work, without Plaintiff's permission, Defendant has directly infringed Plaintiff's exclusive rights in the Medicaid Work in violation of Section 501 of the Copyright Act, 17 U.S.C. § 501.

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52. On information and belief, Defendant's infringing conduct alleged herein was, and continues to be, willful and with full knowledge of Plaintiff's rights in the Medicaid Work, and has enabled Defendant illegally to obtain profit therefrom.

53. As a direct and proximate result of Defendant's infringing conduct alleged herein, Plaintiff has sustained and will continued to sustain substantial, immediate, and irreparable injury, for which there is no adequate remedy at law. On information and belief, unless Defendant's infringing conduct is enjoined by this Court, Defendant will continue to infringe the Medicaid Work. Plaintiff therefore is entitled to permanent injunctive relief restraining and enjoining Defendant's ongoing infringing conduct.

COUNT II

Federal Copyright Infringement of the Settlement Check Work (17 U.S.C. § 501)

54. Plaintiff repeats and realleges paragraphs 1 through 53 hereof, as if fully set forth herein.

55. The Settlement Check Work is an original literary work containing copyrightable subject matter for which copyright protection exists under the Copyright Act, 17 U.S.C. § 101, et seq. Plaintiff is the exclusive owner of rights under copyright law in and to the Settlement Check Work. Plaintiff owns a valid copyright registration for the Settlement Check Work, attached as Exhibit 3.

56. Through Defendant's conduct alleged herein, including Defendant's reproduction, distribution, and public display of the Settlement Check Infringing Work, which is copied from, derivative of, and substantially similar to the Settlement Check Work, without Plaintiff's permission, Defendant has directly infringed Plaintiff's exclusive rights in the Settlement Check Work in violation of Section 501 of the Copyright Act, 17 U.S.C. § 501.

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57. On information and belief, Defendant's infringing conduct alleged herein was, and continues to be, willful and with full knowledge of Plaintiff's rights in the Settlement Check Work, and has enabled Defendant illegally to obtain profit therefrom.

58. As a direct and proximate result of Defendant's infringing conduct alleged herein, Plaintiff has sustained and will continue to sustain substantial, immediate, and irreparable injury, for which there is no adequate remedy at law. On information and belief, unless Defendant's infringing conduct is enjoined by this Court, Defendant will continue to infringe the Settlement Check Work. Plaintiff therefore is entitled to permanent injunctive relief restraining and enjoining Defendant's ongoing infringing conduct.

COUNT III Federal Copyright Infringement of the Child Support Work (17 U.S.C. § 501)

59. Plaintiff repeats and realleges paragraphs 1 through 58 hereof, as if fully set forth herein.

60. The Child Support Work is an original literary work containing copyrightable subject matter for which copyright protection exists under the Copyright Act, 17 U.S.C. § 101, et seq. Plaintiff is the exclusive owner of rights under copyright law in and to the Child Support Work. Plaintiff owns a valid copyright registration for the Child Support Work, attached as Exhibit 4.

61. Through Defendant's conduct alleged herein, including Defendant's reproduction, distribution, and public display of the Child Support Infringing Work, which is copied from, derivative of, and substantially similar to the Child Support Work, without Plaintiff's permission, Defendant has directly infringed Plaintiff's exclusive rights in the Child Support Work in violation of Section 501 of the Copyright Act, 17 U.S.C. § 501.

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62. On information and belief, Defendant's infringing conduct alleged herein was, and continues to be, willful and with full knowledge of Plaintiff's rights in the Child Support Work, and has enabled Defendant to obtain profit therefrom.

63. As a direct and proximate result of Defendant's infringing conduct alleged herein, Plaintiff has sustained and will continue to sustain substantial, immediate, and irreparable injury, for which there is no adequate remedy at law. On information and belief, unless Defendant's infringing conduct is enjoined by this Court, Defendant will continue to infringe the Child Support Work. Plaintiff therefore is entitled to permanent injunctive relief restraining and enjoining Defendant's ongoing infringing conduct.

COUNT IV

Federal Copyright Infringement of the Car Accident Loans Work (17 U.S.C. § 501)

64. Plaintiff repeats and realleges paragraphs 1 through 63 hereof, as if fully set forth herein.

65. The Car Accident Loans Work is an original literary work containing copyrightable subject matter for which copyright protection exists under the Copyright Act, 17 U.S.C. § 101, et seq. Plaintiff is the exclusive owner of rights under copyright law in and to the Car Accident Loans Work. Plaintiff owns a valid copyright registration for the Car Accident Loans Work, attached as Exhibit 5.

66. Throughout Defendant's conduct alleged herein, including Defendant's reproduction, distribution, and public display of the Car Accident Loans Infringing Work, which is copied from, derivative of, and substantially similar to the Car Accident Loans Work, without Plaintiff's permission, Defendant has directly infringed Plaintiff's exclusive rights in the Car Accident Loans Work in violation of Section 501 of the Copyrights Act, 17 U.S.C. § 501.

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67. On information and belief, Defendant's infringing conduct alleged herein was, and continues to be, willful and with full knowledge of Plaintiff's rights in the Car Accident Loans Work, and has enabled Defendant illegally to obtain profit therefrom.

68. As a direct and proximate result of Defendant's infringing conduct alleged herein, Plaintiff has sustained and will continue to sustain substantial, immediate, and irreparable injury, for which there is no adequate remedy at law. On information and belief, unless Defendant's infringing conduct is enjoined by this Court, Defendant will continue to infringe the Car Accident Loans Work. Plaintiff therefore is entitled to permanent injunctive relief restraining and enjoining Defendant's ongoing infringing conduct.

WHEREFORE, Plaintiff respectfully requests this Court to enter a judgment in favor of Plaintiff against Defendant on all counts, and grant an injunction, permanently enjoining Defendant, its employees, agents, officers, directors, attorneys, successors, affiliates, subsidiaries, and assigns, and all those in active concert and participation with any of the foregoing persons and entities who receive actual notice of the Court's order by personal services or otherwise, from:

(a) distributing, advertising, or displaying, or authorizing any third party to distribute, advertise or display, the Infringing Works and any products, works, or other materials that include, copy, are derived from, or otherwise embody the Copyrighted Works;

(b) reproducing, distributing, or publicly displaying the Copyrighted Works, creating any derivative works based on the Copyrighted Works, or engaging in any activity that infringes Plaintiff's rights in its Copyrighted Works; and

(c) aiding, assisting, or abetting any other individual or entity in doing any act prohibited by sub-paragraphs (a) or (b); and for such other and further relief as the Court deems just and proper.

JURY DEMAND

Plaintiff Unknown Entity Holdings, LLC respectfully demands a trial by jury as to all

counts so triable.

Date: January 25, 2023

Respectfully submitted,

THOMPSON COBURN LLP

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EXHIBIT 1

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Document title:	Where Can You Get Low-Interest Lawsuit Loans in Texas?
Capture URL:	https://tribecalawsuitloans.com/states/texas-lawsuit-loans/
Page loaded at (UTC):	Wed, 11 Jan 2023 13:53:10 GMT
Capture timestamp (UTC):	Wed, 11 Jan 2023 13:58:25 GMT
Capture tool:	10.18.0
Collection server IP:	34.230.137.168
Browser engine:	Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/108.0.5359.62 Safari/537.36
Operating system:	Windows_NT (Node 16.17.1)
PDF length:	7
Capture ID:	oThXvDQGAB6LtkZS4EC7Jq
User:	tc-tgrossmann

Where Can You Get Low-Interest Lawsuit Loans in Texas?

Areas We Serve

Cases We Fund

Home » States » Where Can You Get Low-Interest Lawsuit Loans in Texas?

If you're the plaintiff in a lawsuit in the state of Texas, you've already discovered that the process can take months (and even years!) before you see the money you deserve. Claimants can turn to Tribeca Lawsuit Loans for pre-settlement funding, also known as a Texas lawsuit loan, to meet their needs while the wheels of justice turn.

Lawsuit loans (also known as lawsuit funding) in Texas can be used for any expenses that arise before you get your rightful compensation. Many clients use the funds for medical bills, rent or mortgage payments, utility bills, or even daily expenses like food or transportation. Funding company Tribeca offers Texas lawsuit loans near you so you can afford to see your case through to a just compensation. If you're ready to get started right away, use this quick online form or call our office at (866) 388-2288.

Want to know more before you apply? Read on to see how a Texas lawsuit settlement loan can help today and in the future.

What is a Texas Lawsuit Loan?

Legal funding, also known as pre-settlement funding or lawsuit loans, is designed to give you a cash advance on your future settlement. You are welcome to use the money in any way you need. The goal of a Texas post-settlement lender is to provide the financial wherewithal to see your lawsuit through to the total compensation your case warrants.

Unlike conventional loans, Texas lawsuit loans near you are risk-free. Neither your income, property, nor assets can be touched to repay the loan. This is because legal lending is structured as non-recourse loans. A non-recourse loan can be repaid solely from the loan's collateral. With legal funding, your future settlement serves as the collateral on the loan.

Because we'll never see one cent of your own money, our Texas lawsuit loan application includes:

- No credit check
- No income verification
- No asset evaluation
- No hidden fees

You don't need money to qualify for legal funding. Additionally, since your compensation is the collateral on the loan, if you lose your case - you owe us nothing!



Apply Now>>

Contact Us

Blog

CALL US NOW: 866-388-2288

How It Works

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Tribeca Story

Frequently Asked Questions

What is a Lawsuit Cash Advance?

What to Know When Shopping for Lawsuit Loans

Do Lawsuit Loan Qualifications Differ by State?

CASES WE FUND

Product Liability



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compensation is the collateral on the loan, if you lose your case - you owe us nothing!

Home

When you take out a lawsuit loan near you, you alleviate the financial pressure you've been suffering. You'll be able to afford to stay the course with your legal team and let them get you the best compensation possible. Best of all, you may even get a better settlement with legal funding!

As lawsuit settlement funding provider, it is our goal to provide you with the best service with the lowest interest rates. While your credit score is a number that represents your creditworthiness, we do not check it or your income or require bank statements to receive pre-settlement funding in TX. Going through a serious accident is traumatic and stressful, not to mention having to deal with the law and exercising your rights through your lawyers. Rest assured, we strive to make the lending process as simple as process.

Can a Texas Lawsuit Loan Help You Get a Larger Settlement?

You know that lawsuits can take years to settle. But did you know that this extraordinarily slow pace is often by design? It's true. It's not just a matter of an overburdened court system. Defense attorneys and insurance companies deliberately drag out the proceedings in an effort to shield their clients from the repercussions of their actions. Their goal is to limit the compensation you receive so their client does not have to pay the full value of your case. That's their job. Our job is to provide the money you need to make ends meet so you can afford to wait out the stall tactics and achieve the compensation you're due.

How can a Texas lawsuit loan near you help you get a larger settlement? Defense attorneys and insurance companies know that you are likely facing financial difficulty as long as your claim drags on. Medical bills, lost wages, legal bills, and more can pile up for various reasons after an accident. Unfortunately, the financial hardships force many claimants to accept a lowball offer now, because they can't afford to wait for the full compensation.

Sound unfair? We get it. That's why Tribeca helps you level the playing field with a no-risk lawsuit loan in Texas at a low, non-compounding interest rate. When you have the money to pay your bills and put food on the table while the insurance company stalls, the pressure is taken off you to settle your claim for a fraction of its worth.. This leverage means you and your attorney have more time to negotiate the very best settlement. Tribeca gives you the money and time you need to get the justice you deserve!

Do I Qualify For a Lawsuit Loan in Texas?

You are eligible for a Texas accident loan if you are in the midst of a lawsuit and stand to receive compensation. We understand how insurance companies work, so we are uniquely qualified to assess your case quickly. While many customers seek our assistance after a car accident, our Texas lawsuit loans near you aren't limited to motor vehicle accident claims.

Whether you've been wrongfully injured physically, financially, or psychologically, the damage is done. Tribeca lawsuit settlement loans in Texas help customers recover from all sorts of civil injuries, including:

- Texas personal injury lawsuits
- Labor law violations
- Employment discrimination
- Whistleblower cases
- Mass Torts
- Wrongful death lawsuit loans in Texas

- **Product Liability**
- Personal Injury
- Car Accidents
- Labor Law
- **Commercial Litigation**
- Pharmaceutical Drugs
- Medical Devices
- **Employment Law**
- **FELA Lawsuits**
- Jones Act
- Zantac Settlements
- Medical Malpractice
- Whistleblower, Qui Tam & False Claims Act





- Mass Torts
- Wrongful death lawsuit loans in Texas

The list of cases we fund continues to grow.

We do require that an attorney represents you. This not only ensures all parties are protected equally but also makes you statistically more likely to win your lawsuit and to get a better settlement. That's a win-win situation!

TRIBE CASE 3:23-cv-00189-B Document 1-1 Filed 01/25/23 Page 5 of 8 PageID 20 Home Cases We Fund Areas We Serve

Essentially, legal funding allows you to bring your compensation package forward into the present. We facilitate that by giving you funds now, and then you pay us back an agreed-upon portion of your settlement or jury award.

How Can I Use My Texas Lawsuit Loan?

That's the best part of our settlement loans in Texas. Not only are they a quick and easy solution to buy you time to negotiate a better settlement, but our Texas lawsuit loans are unrestricted in their use. Many of our customers typically use their money for bills and expenses such as:

- Medical bills
- Housing costs
- Daily expenses such as gas and food
- Property damage repairs
- Losses of income
- Choice living expenses
- Pay for personal damages

Remember. Whether you need car accident funding or malpractice settlement. loans in Texas, we've got you covered. You can get the financial relief you need without taking on debt or risking any of your own money.

Apply for a Texas Lawsuit Loan Today and Level the Playing Field

You don't need money to qualify for a Texas lawsuit loan near you, and the application is FREE! Head on over to our Apply Now page to get started. Or, we encourage you to get in touch with the funding specialists at our office by calling (866) 388-2288.

We have funded lawsuit loans throughout Texas, including in the following cities:

El Paso

Frisco

Garland

Fort Worth

- Abilene
- Allen
- Amarillo
- Arlington
- Austin
- Beaumont
- Brownsville
- Carrollton
- College Station
 League City
- Corpus Christi
- Dallas
- Denton
- Edinburg
 McKinney
- Houston Irving
- Killeen
- Laredo
- Lewisville
- Lubbock
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United States Register of Copyrights and Director

Registration Number TXu 2-333-698 Effective Date of Registration: August 16, 2022 Registration Decision Date: September 12, 2022

Title

Title of Work: FAQ: Do Personal Injury Settlements Affect Medicaid?

Completion/Publication

Year of Completion: 2022

Author

Author: Express Legal Funding LLC
 Author Created: text
 Work made for hire: Yes
 Citizen of: United States

Copyright Claimant

Copyright Claimant: Express Legal Funding LLC 5717 Legacy Drive, Suite 250, Plano, TX, 75024, United States

Certification

Name: Aaron Winston Date: August 16, 2022 Case 3:23-cv-00189-B Document 1-3 Filed 01/25/23 Page 1 of 2 PageID 26

EXHIBIT 3

Case 3:23-cv-00189-B Document 1-3 Filed 01/25/23 Page 2 of 2 PageID 27 Certificate of Registration



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United States Register of Copyrights and Director

Registration Number TXu 2-348-016 Effective Date of Registration: November 29, 2022 Registration Decision Date: December 15, 2022

20

Title

Title of Work: How Long Can a Lawyer Hold Your Settlement Check in Escrow?

Completion/Publication

Year of Completion: 2022

Author

Author:	Unkn
Author Created:	text
Work made for hire:	Yes
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Unknown Entity Holdings, LLC text Yes United States

Copyright Claimant

Copyright Claimant: Unknown Entity Holdings, LLC 5717 Legacy Drive, Suite 250, Plano, TX, 75024, United States

Certification

Name: Aaron Winston Date: November 29, 2022 Case 3:23-cv-00189-B Document 1-4 Filed 01/25/23 Page 1 of 2 PageID 28

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Registration Number
TXu 2-351-476
Effective Date of Registration:
January 16, 2023
Registration Decision Date:
January 17 2023

23

Title

Title of Work: Can Child Support Be Taken From a Personal Injury Settlement?

Completion/Publication

Year of Completion: 2022

Author

• Author: Express Legal Funding LLC Author Created: text Work made for hire: Yes Citizen of: United States

Copyright Claimant

Copyright Claimant:Unknown Entity Holdings, LLC5717 Legacy Drive, Suite 250, Plano, TX, 75024, United StatesTransfer statement:By written agreement

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Name: Aaron Winston Date: January 16, 2023

Correspondence: Yes

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EXHIBIT 5

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Registration Number TXu 2-347-620 Effective Date of Registration: September 15, 2022 Registration Decision Date: December 14, 2022

Title

Title of Work: Car Accident Loans or Accident Lawsuit Funding?

Completion/Publication

Year of Completion: 2022

Author

• Author: Express Legal Funding LLC Author Created: text Work made for hire: Yes Citizen of: United States

Copyright Claimant

Copyright Claimant: Express Legal Funding LLC 5717 Legacy Drive, Suite 250, Plano, TX, 75024, United States

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Name: Aaron Winston Date: September 15, 2022 Case 3:23-cv-00189-B Document 1-6 Filed 01/25/23 Page 1 of 9 PageID 32

EXHIBIT 6

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Document title:	Do I Have To Report My Settlement To Medicaid?
Capture URL:	https://tribecalawsuitloans.com/do-i-have-to-report-my-settlement-to-medicaid/
Page loaded at (UTC):	Tue, 10 Jan 2023 15:28:52 GMT
Capture timestamp (UTC):	Tue, 10 Jan 2023 15:29:20 GMT
Capture tool:	10.17.4
Collection server IP:	54.157.181.49
Browser engine:	Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/106.0.5249.199 Safari/537.36
Operating system:	Windows_NT (Node 16.16.0)
PDF length:	8
Capture ID:	1wuWaoZXxkuD8Ka5nzg5Dd
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Do I Have To Report My Settlement To Medicaid?

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Do I Have To Report My Settlement To Medicaid?

Posted on October 10, 2022

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Do I Have To Report My Settlement To Medicaid

If you are injured by the negligent actions of someone else, you may be entitled to a personal injury loan.

While this settlement is intended to compensate you for your costs, lost income, damages, and emotional pain and suffering, a settlement could impact your ability to obtain future Medicaid benefits.

Your eligibility criteria for Medicaid will dictate whether a lump sum personal injury payment will affect your coverage. Today's guide outlines the different types of Medicaid eligibility categories and the different ways in which lump sum settlement impacts benefits.

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What Are Medicaid Benefits?

Medicaid is a means-dependent insurance program jointly operated by the U.S. government and state Medicaid agencies. Medicaid is intended to provide access to basic medical care for those with lower incomes at little or no cost.

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Unlike other government benefit programs, Medicaid subjects applicants to much stricter eligibility requirements. Some requirements are retroactive.

Different Types of Medicaid Eligibility Categories and How They Impact Medicaid Coverage

Lump sum payments affect Medicaid eligibility in different ways depending on the eligibility category.

These are the two main Medicaid categories:

- 1. MAGI (modified adjusted gross income) Medicaid
- 2. Non-MAGI Medicaid

1) MAGI (modified adjusted gross income) Medicaid

Modified adjusted gross income Medicaid is intended for:

- · Children aged under 19.
- Adults aged 19 to 64 without Medicare coverage.
- Parents
- Pregnant women.
- Caretaker relatives with or without Medicare coverage.
- Certified disabled individuals without Medicare coverage.

To qualify for this category of Medicaid, your household's monthly income must not exceed state limits. Income limits vary from state to state.

MAGI Medicaid has no asset or resource limits, meaning that property, bank accounts, cash savings, and other personal assets are not qualifying factors for MAGI Medicaid eligibility.

Per modified adjusted gross income Medicaid, a lump sum payment counts as income if applicable income tax rules consider the lump sum payment as income.

For those with this type of Medicaid coverage, it is unlikely that a lump sum settlement loan will impact your benefits immediately. Regardless of whether or not your payment pushes your income beyond the qualifying monthly limit, you should get Medicaid coverage until the initial authorization period expires. You may be deemed ineligible to re-certify, but you need only wait for a month or so before reapplying.

2) Non-MAGI Medicaid

This type of Medicaid is intended for the following:

- Adults aged over 65.
- · Recipients of Medicare.
- Recipients of SSI
- Recipients of TANF
- · Recipients of foster care

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To qualify for non-modified adjusted gross income Medicaid, total household income must be below state monthly limits. Additionally, resources like property, bank accounts, cash savings, and other personal assets must be lower than state resource limits.

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For this type of Medicaid, lump sum payments are considered as income for the month payment is received. There is an asset-resource test for non-MAGI Medicaid.

If a personal injury settlement causes your monthly household income to exceed state monthly income limits, you will only be ineligible for that month. You may also be held accountable for any Medicaid services received in that month.

If you retain any of the payment moving forwards, you may be held liable for the costs of all Medicaid services received during the months in which your household income exceeds state resource limits.

An effective way of minimizing the sum repayable to Medicaid is to transfer the lump sum settlement in the month that payment arrives. Taking this approach, you will limit your exposure to Medicaid ineligibility to just one month.

What Assets are Exempt for Medicaid?

Most assets are considered countable assets for the purposes of establishing Medicaid eligibility. These are the main exceptions:

- Your primary residence valued at up to \$500,000.
- · A motor vehicle.
- Some types of life insurance.
- Funeral contracts.
- Wedding or engagement rings.

Personal injury loans are considered as countable assets when establishing eligibility for Medicaid.

The prevailing factor for eligibility, though, is your present financial situation. Medicaid is intended to provide low-cost medical care for those without private health insurance plans and without access to employer health insurance plans.

For individuals without disabilities, Medicaid determines financial eligibility for coverage by assessing your countable assets. If those countable assets exceed the state limits, your Medicaid eligibility could be rescinded.

What are countable assets, then?

What Are Considered Countable Assets for the Purposes of Medicaid?

Government-funded financial assistance is intended for those without the assets to fund care services. If you request coverage from Medicaid, the office will assess your financial resources by examining your countable assets.

A countable asset is any asset that may count against the state asset limit used to establish who qualifies for Medicaid coverage.

Countable assets include:

- Property
- Bank accounts
- Liquid funds

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- Property
- Bank accounts
- Liquid funds
- SSI (social security income)
- Bonds
- Stocks
- Mutual funds

Beyond your countable assets, the main qualifying factor for Medicaid coverage is your placement on the federal poverty line.

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The Relationship Between the Federal Poverty Line and Medicaid Eligibility

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Your placement on the federal poverty line depends on:

- Your monthly and annual income.
- The number of people in your household.

Your placement on the poverty line is used to establish whether or not you are eligible for Medicaid and Medicare. Although monthly income limits vary from state to state, household monthly income must not exceed \$2,000 to qualify for Medicaid.

You must not own property exceeding the monthly minimum income value, typically items from \$2,000 to \$3,000. This limit only applies to non-essential items

Will My Personal Injury Settlement Affect My Medicaid Coverage?

If a lump sum payment from a personal injury settlement pushes your monthly income over the state limits, this may render you ineligible for Medicaid coverage.

Any lump sum payment that adds to your countable assets may mean you become ineligible for Medicaid benefits.

Do I Have to Report My Settlement to Medicaid?

Yes, you must report any lump sum award to Medicaid.

Recipients of MAGI Medicaid must report lump sum payments to NYSOH (New York State of Health). In most cases, recipients will maintain Medicaid benefits throughout the initial authorization period.

Recipients of non-MAGI Medicaid must report lump sum payments to HRA (New York City Human Resources Administration) in the month payment is received. HRA will then recalculate your Medicaid eligibility taking the payment into account.

What Are the Consequences of Not Reporting a Lump Sum Payment to Medicaid?

If you fail to report a lump sum personal injury settlement to Medicaid in the month of receipt, you could be required to reimburse Medicaid for the cost of any services received during months when you were ineligible if this information comes to light.

How Can I Protect My Medicaid Benefits?

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How Can I Protect My Medicaid Benefits?

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If you are expecting a personal injury settlement and you are currently in receipt of Medicaid benefits, the best way to protect your coverage is to seek expert legal guidance. While it is challenging to maintain Medicaid coverage, how you use the lump sum after settling your case is the deciding factor in whether you remain eligible.

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Personal injury settlements, as outlined above, are considered as countable assets. That said, this only becomes such when the payment is transferred into your bank account for immediate use.

To explore the most effective way of reallocating those funds, consider retaining a personal injury attorney on a contingency fee basis. They can advise you on the best steps to take to reallocate funds from a lump sum settlement without jeopardizing your Medicaid coverage – by using a Special Needs Trust, for instance. An attorney may refer you to a financial professional specializing in this field.

What Are Special Needs Trusts?

A Special Needs Trust is typically intended for those without the capacity to manage substantial sums or with impaired mental faculties. These trusts can also be created to store lump sum payments from personal injury settlements.

By locking the funds up in this type of trust, you will be prevented from freely accessing the funds. As such, you may find you remain eligible for Medicaid coverage since you will not have immediate control over the funds.

Systems and guidelines are implemented to preserve the funds for a specified purpose. Typically, funds may only be withdrawn to meet the costs of accident-related expenses.

Placing the settlement funds in trust means they are no longer considered a countable asset. The funds will be sent to medical providers who had placed liens on them, meaning you would otherwise be spending the funds in any case.

Tribeca Lawsuit Loans: Fast and Risk-Free Settlement Funding

If you are waiting for a personal injury case to settle, you may find yourself facing mounting expenses for medications, surgery, and rehabilitation, while at the same time needing time off work and losing income.

One risk-free solution is to consider pre-settlement funding, otherwise known as lawsuit loans or legal funding. At Tribeca, we provide a cash advance of between \$500 and \$2 million based purely on the strength of your personal injury case. Your income, employment status, and creditworthiness are not relevant to your application.

You are only legally obliged to repay this cash advance if you win your case. Get a cash advance in 24 to 48 hours from Tribeca by calling (866) 388-2288.

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Document title:	How Long Does A Settlement Check Take To Clear?
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Page loaded at (UTC):	Tue, 10 Jan 2023 15:26:56 GMT
Capture timestamp (UTC):	Tue, 10 Jan 2023 15:27:35 GMT
Capture tool:	10.17.4
Collection server IP:	54.157.181.49
Browser engine:	Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/106.0.5249.199 Safari/537.36
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How Long Does A Settlement Check Take To Clear?

Posted on November 29, 2022

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How Long Does A Settlement Check Take To Clear

A settlement check can take about six weeks after negotiations between parties to clear. However, this estimated period can be delayed by weeks or even months by a number of variables, which can put a lot of stress on injured victims. Even after a check is received by your law firm or personal injury attorney, they still have to make all necessary deductions before you receive your balance of the settlement award.

How long does a settlement check take to clear, and what are the factors that can delay your settlement check timeline? Read on and find out what you can do to shorten the process, as well as how pre-settlement funds can help when you experience prolonged delays





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delay your settlement check timeline? Read on and find out what you can do to shorten the process, as well as how pre-settlement funds can help when you experience prolonged delays.

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The Personal Injury Settlement Process

According to the Bureau of Justice, just 4% of all personal injury claims go to trial. In most cases, you or your personal injury lawyer will have an out-of-court agreement with the at-fault party and their insurance company.

A settlement is a legally binding agreement that concludes the dispute between yourself and the at-fault party. Once a case has been settled, you won't be entitled to make a later claim for damages related to the incident involving yourself and the at-fault party.

Settling a personal injury claim is typically in the interest of both parties, as it saves you and the at-fault party valuable time and money spent waiting for the court's decision. Once a settlement agreement has been successfully negotiated, the steps towards your check's release can start.

The 5 Steps To Getting Your Settlement Funds

Accepting the settlement funds offer from the other party is only the beginning. These are the five steps that need to be completed before your settlement money can be deposited into your escrow account.

Signing Of Release Forms And Other Documents

Signing a release form shows that you agree to the settlement money being offered and you will no longer pursue the other party for later legal claims related to the events that caused your personal injury.

Both you and your lawyer should read the form carefully before you sign it. If there are any terms you don't understand, don't be afraid to ask for a simplified explanation. This ensures that you know the precise conditions you've agreed to. Your attorney will then send the signed release forms back to the other party's insurance company.

Note that, if there are multiple parties involved, you may need to sign several release forms. One party may disagree with some of the terms in the form, which will result in a new form being drafted.

Processing For Signed Release Forms

Once the other party's insurance company receives your signed release forms, it will start processing these. On average, this should take the insurance company seven to ten business days to complete. However, note that some companies may take the maximum allotted time period of 30 days to finish processing your forms.

After the insurance company processes your forms, it will issue a check and send it to your law firm. The check is typically payable to both you and your personal injury lawyer.

Depositing The Settlement Proceeds Check Into Escrow

Once your lawyer has received the personal injury claim settlement check, they will deposit this into an escrow or trust account. It will stay in this account until the issuing bank clears it to ensure that the at-fault party's insurance company has enough money to pay for your settlement agreement.

Covering Various Unpaid Debts





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When your settlement check has been cleared by the bank, your lawyer will use a portion of this money to pay off unpaid bills related to your personal injury case. These include:

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- Medical treatment bills
- Health insurance company payments, if they covered medical expenses related to your injury
- Legal fees to any attorneys you may have hired before your previous counsel
- Child support

It's important to pay your liens to medical providers, insurers, and government agencies. Otherwise, you may incur serious penalties. Talk to your lawyer if you have any questions about how these debts affect your settlement.

Paying Legal Fees

After paying off the outstanding medical liens and debts to other related parties, your lawyer will deduct the agreed-upon legal costs from your settlement money. Before you hire a lawyer, you sign an attorney-client contract that specifies the percent of the settlement they will receive as legal costs.

Legal costs can vary from case to case, but they typically cover the following:

- Gathering medical records and other evidence from medical providers
- Expert witness fees
- Court reporting costs
- Deposition-related costs

Ask your lawyer for an itemized statement of your legal expenses, especially if you have any issues with the total cost.

Receiving The Remainder Of Your Settlement Money

Once you've checked your lawyer's itemized statement and paid off your legal bills and liens, your lawyer will send you a check amounting to the remainder of your settlement.

What Are The Common Reasons For A Delayed Personal Injury Settlement Check?

While it shouldn't take more than a couple of weeks for your attorney to receive a settlement check after the settlement process has successfully concluded, there are some things that can delay payment. Here are the most common reasons why victims experience prolonged delays in their settlements:

Prolonged Processing By Insurance Companies

On average, insurers take seven to ten business days to process your release forms. However, some companies only write checks on certain days of the week or process payments only several times a month.

In other instances, there may be simple clerical errors that delay the processing of your paperwork. All of these internal issues and protocols can extend the process up to a maximum of 30 days.

Check Clearance Times

When your attorney's law offices receive the check from the at-fault party's





Check Clearance Times

When your attorney's law offices receive the check from the at-fault party's insurer, they deposit it into an escrow or trust account and wait for the issuing bank to clear it. It can take five to seven days for the check to be cleared.

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However, expect delays if this check is deposited into an escrow account on a weekend or a holiday such as Labor Day or Thanksgiving. This is because weekends and holidays are not included in the issuing bank's clearing period.

Complications With Liens And Bills

If you have outstanding medical bills or medical liens, your attorney will pay these off using your settlement award. Settling bills is normally straightforward, but if the state puts liens against your settlement, it can take months to resolve.

Your lawyer can only deduct legal fees from your settlement after these bills and liens have been resolved. If you have any issues with the breakdown of your legal expenses, this will delay the release of your settlement check even further.

How Can You Speed Up the Delivery of a Settlement Check?

There are some things that you can do to shorten the timeline of your settlement check's delivery. Streamline the settlement process by doing the following:

- Talk to your attorney about your outstanding liens and bills for quick. payment once your settlement check arrives.
- Prepare a release form in advance. Once you and the other party agree on an amount for the settlement, all you'll have to do is make minor changes to reflect that value on the prepared form. Then, it'll be ready for quick signing and sending to your law firm.
- Communicate regularly with your attorney, and don't delay sending documents or signing required forms. This will help your lawyer ensure that settlements finalize as quickly as possible.

You may find that, despite doing all of these steps, you're still waiting for a long time for your settlement. During this period, your living expenses and other bills may pile up, putting financial stress on you and your loved ones. One solution to this is pre-settlement funding.

What Is Pre-Settlement Funding?

Pre-settlement funding is a form of non-recourse finance. This is also known as a lawsuit loan, litigation funding, or a legal cash advance.

"Non-recourse" means that this is risk-free to your personal finances, as the only collateral for the loan is your settlement money. If your case is settled, your income, home, and other personal assets can't be used to repay this advance. If you lose your case, you won't have to repay your legal funding loan.

If you apply for legal funding with Tribeca Lawsuit Loans, you can get an advance worth around 10% to 30% of your personal injury settlement. The amount will depend on the circumstances around your case, such as who is liable for your injury, the scale of your damages, and the other party's coverage.

Once we learn more about your claim, we'll have a better estimate of how much we can offer you in legal funding. Contact us for a free consultation to find out how much you can receive as a lawsuit loan.

Get Pre-Settlement Funding Today With Tribeca Lawsuit





Get Pre-Settlement Funding Today With Tribeca Lawsuit Loans

Legal funding can help cover your medical bills, lost wages, and other expenses while you wait for your settlement. Apply for lawsuit funding with Tribeca Lawsuit Loans for free! Just call us at (866) 388-2288 or visit our **Apply Now** page to get started.

We've provided up to \$45 million in lawsuit funding to our clients, easing their financial burdens. Let us give you the resources you need while waiting for a court decision or check clearance!

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Home » Blog » How Much Can Child Support Take From Settlement?

How Much Can Child Support Take From Settlement?

Posted on November 22, 2022

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How much child support will be taken from your personal injury settlement will depend on a few factors, including whether you're behind on your payments, how much you owe, whether you receive a large settlement, and your state laws.

After an injury or an accident, your child support obligations may be the last thing on your mind. Especially as medical bills pile up and you lose income from missing work. But if you do miss your payments, bear in mind that the state can deduct your child support arrears from your personal injury award.

How much can child support take from settlement funds for personal injuries? Let's find out.





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Understanding Personal Injury Settlements

A personal injury settlement is an agreement that states that an injured person has agreed to accept money from the person(s) who caused them harm. Entering such a contract means that the injured person releases or absolves the other party from any liability incurred from the circumstances that led to the injury.

The most common personal injury claims are for:

- Car and truck accidents
- Slips and falls
- Medical malpractice
- Assault.
- Dog bites
- Wrongful deaths and wrongful accidents
- Production injuries
- Defective products
- Premises liabilities

What is the Average Amount You Can Receive For a Personal Injury Settlement?

The average amount you can receive from a personal injury case can range anywhere between \$3,000 to \$25,000. What counts as fair compensation will depend on things like the severity of your injuries, your medical expenses, the pain and suffering the injury caused you, and income lost due to absence or loss of employment.

How Long Does It Take to Agree to a Settlement?

It can take anywhere from a few months to several years for personal injury cases to settle. Sometimes, cases can take multiple exchanges and negotiations between the plaintiff's personal injury attorney and the defendant's lawyers. If cases go to court, they can take several years to settle.

Here are some of the main reasons why your personal injury claim could take a while to settle:

- You have a complex case that requires a thorough investigation
- Your case involves a large sum of money
- You take longer than expected to recover and need several follow-up procedures
- Your or the defendant's insurance company is not particularly cooperative

Understanding Child Support

Child support is a financial obligation that a non-custodial parent must take on to assist the custodial parent in child-rearing. Child support helps cover necessities such as food, clothing, health care, shelter, and education. This fixed sum is paid to the child's custodian on a weekly, bi-weekly, monthly, quarterly, or annual basis until the child turns 18.

How is Child Support Calculated?

The main factor judges consider in child support cases is how much the parents earn. Sometimes, courts consider both parents' income, while others only look into the parent's income. Other factors that judges tond to



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The main factor judges consider in child support cases is how much the parents earn. Sometimes, courts consider both parents' income, while others only look into the non-custodial parent's income. Other factors that judges tend to consider include:

- The amount of time that each parent spends with their child
- Any child support or alimony that both the custodial and non-custodial parent receives from a previous marriage

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- Whether the parent pays for the child's health insurance (and how much they're paying)
- Whether the parent pays for daycare services (and how much)
- The age of the child
- Whether the parent/s are residing with a new partner or spouse who takes part in paying for household expenses

How Does a Personal Injury Settlement Affect Child Support?

A personal injury settlement can be affected by child support obligations when the non-custodial parent fails to make their payments or has a child support lien against them. In other words, if you are in child support arrears, your missed child support payments will be deducted from your personal injury award.

If you'll use your personal injury settlement to compensate for lost wages, your settlement may be considered as income. In this case, the court will recalculate how much child support you must pay out. This also happens when the settlement award is large enough to raise your income dramatically. The court may raise the required amount to be paid to reflect the income change. This is common in cases where the injured party incurs catastrophic injuries or immensely high medical bills.

When Will My Personal Injury Settlements Be Used to Pay Back Child Support?

Your personal injury settlements will only be garnished for child support if you are behind on your payments. If you are up-to-date on your child support payments, there is no reason for the court to garnish your compensation for personal injuries.

It should be noted that your personal injury award will always cover your medical bills first. Only after your bills are settled will the court order you to pay child support arrears from your personal injury claim.

Some states allow you to only pay a portion of your arrrears, while others require you to pay all of your unpaid child support before you can receive your settlement. Be sure to check the laws of the state where you're obligated to make child support payments.

What to Consider Before Accepting a Personal Injury Compensation Offer

After an accident, the last thing you want to deal with is a lengthy and complicated legal battle. If the other party is willing to offer you a fair settlement, it may be tempting to accept their offer and move on. However, there are a few things you should consider before accepting any personal injury compensation offer.

The Severity of Your Injuries

Don't just think about the immediate effect of your injuries, such as your medical



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The Severity of Your Injuries

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Don't just think about the immediate effect of your injuries, such as your medical bills or your lost income. Consider how your injuries will impact your ability to gain employment and whether you will need to spend on things like personal mobility devices and home modifications in the future. Some people may also need additional care or treatment to relieve symptoms or address chronic issues resulting from the injury.

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You will only be able to determine all of these things once you have achieved your maximum medical improvement or MMI. Once you've reached this point and your doctor has determined that you can halt treatment, that is the only time that you should consider accepting a settlement offer.

The Non-Economic Damages Caused By Your Accident

Non-economic damages refer to non-monetary losses such as emotional distress, loss of community or companionship, lowered quality of life, reputational damage, pain and suffering, etc. Despite being called "non-economic" damages, these effects can impact your ability to earn a wage or incur additional expenses in the form of therapy or medication.

Whether You Can Get A Better Offer

Settling a personal injury case is often the best option for both parties because it can be difficult and time-consuming to hash things out in court. But there will be times when you should take a chance and take your case to court, especially if you believe you deserve to be awarded a higher compensation.

Now, if your lawyers think you have a chance at convincing a jury you should be compensated more for your injuries, you have to prepare for a potentially lengthy trial. This is why it's important not only to hire a good team of lawyers but to have something to fall back on financially during this time.

Get Pre-Settlement Funding Today With Tribeca Lawsuit Loans

Need help covering your medical bills, lost wages, mortgage, and even your child support payments while you wait for your settlement? Apply for settlement loans with Tribeca Lawsuit Loans! Applications are easy and free - just call us at (866) 388-2288 or visit our Apply Now page to get started.

With Tribeca Lawsuit Loans, you are under no obligation to pay your loan until you win your settlement amount. Get the peace of mind that you can take care of your affairs while amid your lawsuit.

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Should Injured Victims Get Car Accident Loans?

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After motor vehicle accidents, car accident loans can help victims pay for immediate medical expenses and get much-needed financial relief. Presettlement legal funding is a type of financing that carries no risk to the borrower. It can get you early access to your future compensation and ultimately help you fight for its full value.



With legal funding, you can avoid many of the financial pressures that could force you to accept a lower settlement. Car accident settlement loans are easy to obtain, especially if you're already involved in an injury lawsuit. Find out if a car accident loan is the best option for you to get the money you deserve.

What's In This Guide:

- What is a Car Accident Lawsuit Loan?
- Is a Car Accident Lawsuit Loan a Real Loan?
- How Can a Car Accident Loan Help You Win a Larger Settlement?
- How Much Do Car Accident Lawsuit Loans Cost?
- What Expanses Do Car Accident Settlement Loans Cover?

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- · How to Apply for Car Accident Loans

What in This Fuide

Car Accident Loans – Frequently Asked Questions

What is a Car Accident Lawsuit Loan?

Car accident loans are a type of financial assistance for individuals who have been involved in a car accident and are in need of funds to cover expenses such as medical bills, car repairs, and lost wages. These loans are designed to be easy to apply for and have a quick approval process. Many lenders offer flexible repayment options to accommodate the borrower's needs. Car accident loans can help alleviate the financial burden caused by the accident while the individual focuses on recovery.



Is a Car Accident Lawsuit Loan a Real Loan?

Car accident loans are a form of cash advance that is provided to individuals involved in a car accident based on the potential settlement of their legal case. This means that the repayment of the loan is contingent on the receipt of the settlement. If there is no legal settlement, the borrower is not obligated to repay the loan.

A non-recourse loan strictly limits the legal sources of money to repay the loan. Reimbursement for this type of loan can come only from the loan's specific collateral — in this case, the future settlement for your car accident claims. This means that you have no obligation to repay the loan with your own money. It also means that the lender can't file a case to force your income, assets, insurance coverage, or property to be used to repay the loaned cash advance.

A pre-settlement loan for an auto accident is essentially a cash advance on your future settlement. The settlement is used as collateral for your auto accident loan, which means if you lose your case, you repay nothing. So, you can safely take out litigation funding for your expected settlement at no risk to your own finances.

That's where auto lawsuit funding loans differ from a conventional loan. In the case of conventional loan or recourse debts, you would still owe a credit card company, bank, or other lending institution even if you lost your claim.

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case of conventional loan or recourse debts, you would still owe a credit card company, bank, or other lending institution even if you lost your claim.

Because we don't get repaid through your income and assets, our car accident cash advance application has the following perks:

- NO credit check
- NO asset evaluation
- NO employment verification
- NO income threshold

A car accident settlement advance will give you peace of mind about your finances because it helps you to make ends meet while you await your settlement. But an auto accident cash advance can also help you get better compensation from your personal injury cases!



How Can a Car Accident Loan Help You Win a Larger Settlement?

When you have been in a car accident, your debts can multiply, with medical bills, car repairs, and living expenses quickly adding up. All too aware of this, an at-fault driver, the defendant's insurance company, or an opposing accident attorney may deliberately stall auto accident lawsuits for as long as possible.

They know that you likely have overdue bills and legal fees to pay. They wait it out in the hope that the building financial pressure will be enough to force you to accept a lowball lawsuit settlement. Many auto accident victims cave, resulting in getting a mere fraction of the value of any personal injury cases.

Money in your bank account from a pre-settlement cash advance can help you win a larger settlement. By relieving the financial pressures that would force you to accept pennies on the dollar, injured plaintiffs and defendants can successfully wait out their lawsuit settlement.

With an auto accident loan, you won't have to consider taking a lower settlement now just to pay your bills. You'll also buy your car accident lawyer more time to build a stronger case that can help you win a much larger settlement.

At Tribeca Lawsuit Loans, we're invested in the successful outcome of the auto accident claims we fund. We may provide additional case funding for accident victims so their chosen car accident attorney can hire expert witnesses. Auto accident loans also help fund other steep legal fees for processes that can bolster your case.

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victims so their chosen car accident attorney can hire expert witnesses. Auto accident loans also help fund other steep legal fees for processes that can bolster your case.

How Much Do Car Accident Lawsuit Loans Cost?

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Every motor vehicle accident case is different and imposes its own set of costs on car accident victims. As a result, we cannot provide a specific estimate as to how much car accident loans will cost. However, reputable lawsuit loan companies tend to follow a few rules of thumb when offering pre-settlement loans for car accidents.

For one, there shouldn't be any added fees associated with your accident loan. Any and all costs of your car accident settlement loan should be clearly disclosed to you upfront by trustworthy funding companies. These will be in the contract that you sign once you take on the loan for car accident funding. Your contract should also be easy to understand and written so you know exactly what presettlement funding terms you're agreeing to.

Additionally, auto accident settlement loans should come with a low, simple interest rate. High or compounding interest rates can quickly add up over the course of a lengthy lawsuit, even if they don't seem like much right now.

The majority of claims can take a year or more to settle, so it's important to find legal funding companies with a low-interest rate. This keeps the repayment smaller and helps you save more of your settlement for covering living expenses. When you apply for an accident lawsuit loan, we will examine your case details and produce specific numbers on the interest rate and loan amount once approved.

What Expenses Do Car Accident Settlement Loans Cover?

Legal funding can be used to cover any expense you might face during your lawsuit. There are no restrictions on how you can spend the money from legal funding for auto accidents. You don't even have to spend your pre-settlement funding on expenses related to the damages you suffered from the accident. Some of the common expenses that injured plaintiffs cover with lawsuit loans include the following:

- Medical bills
- · Repairs or replacement for your damaged vehicle and property
- Wages lost due to missed work
- Rent and mortgage payments
- Utility bills
- Other daily expenses, like food or gas



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Negligent drivers and their lawyers count on the financial burden of car accident damages to force you into a low early settlement. Getting a pre-settlement auto accident loan means that you can outlast these pressure tactics and win a just award.

How to Qualify for a Car Accident Settlement Loan

It's easier to qualify for a car accident loan than you might think. There are just a few conditions you need to meet to obtain legal funding for your case:

- You must be at least 18 years old
- · You must have a pending settlement or be ready to file a lawsuit
- You must be represented by a contingency-based lawyer
- · The defending party must be insured

If you fulfill these criteria, it's likely that you qualify for a car accident loan. There's no credit check required to receive pre-settlement car accident lawsuit funding since your credit and personal finances won't be used to repay the loan. All that matters when it comes to getting legal funding is the quality of your case and meeting the conditions above.

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We require that our clients be represented by legal counsel to protect their interests and our own. Litigation attorneys consistently outperform individuals representing themselves, both in winning motor vehicle accident lawsuits and in the size of the awards.

How Much Money Can You Get With Car Accident Lawsuit Funding?

Every auto accident is unique, with a different fact pattern from every other. Car accidents can cause immense financial damage to victims and lifelong injuries. You could face immediate and ongoing expenses related to the loss of your vehicle, other property, or income. This can entitle you to a large award and substantial legal funding for an auto accident. The amount of legal funding you can qualify for after an accident is determined by several factors:

- · The severity of your injuries
- · Your medical bills and the cost of ongoing treatment
- Any lost income (current or future)
- Any property damage you sustained
- Any pain and suffering you may have suffered

Depending on the size of your potential accident claim, we can offer you anywhere from \$500 to \$2 million in legal funding. With a large potential settlement, we'll be able to offer you a larger loan. However, we also cover many smaller cases and can offer you an auto accident loan regardless of the size of your car accident case. Once you apply for the loan and we can delve into the specifics of your case, we'll be able to give you a definitive dollar amount.



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How Car Accident Settlement Loans Get Repaid

A primary consideration for most people when they take out auto accident loans is how they will make the loan payments. Pre-settlement loans for auto accidents are quite different. Because they are non-recourse loans, there are no monthly loan payments.

When your lawsuit finally settles, your attorney or law firm will receive a check for the total amount of compensation that has been negotiated. Next, your car accident attorney cuts us a check for the agreed-upon portion of the settlement, then deducts their contingency fees. Finally, all the money that remains is sent to you.

Again, if you should lose your case, there is no debt — you don't have to repay your auto accident settlement loan!

How to Apply for Car Accident Loans



If you are in the middle of a car accident lawsuit, you likely qualify for an auto accident settlement advance from Tribeca Lawsuit Loans. Here's how the process works:

- 1. You apply for car accident lawsuit funding. Head over to our Apply Now page and provide us with information about your case, including the damages you have suffered, the state you live in, how much money you'd like to receive, and contact information for you in addition to your attorney or law firm.
- 2. We evaluate how much car accident lawsuit funding we can give in your circumstances. Our team of underwriters will go over the documents and events, then assess how much we can provide for your specific case and fact pattern. We've helped clients with car accident loans ranging anywhere from \$500 to \$2,000,000 in the past.
- 3. We grant your car accident loans. The lawsuit funding will be given to

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3. We grant your car accident loans. The lawsuit funding will be given to you as quickly as possible. All you'll have to do is wait for your car accident loan application to be approved and for the necessary paperwork to be signed. In some cases, you can have car accident lawsuit funding in as little as a single day!

We know how important it is for you to get your car accident loan fast, especially if you have bills that need to be paid right now. We've streamlined our application process for auto accident loans so you get your money as soon as possible, with as little work as needed.

How Do You Know if a Car Accident Loan Is Right for You?

While car accident loans offer numerous benefits and carry no risks for borrowers, they're not a good move for everyone. Here are some signs that indicate legal funding could be the right financing option for you:

- You have immediate expenses
- · You've suffered serious injuries from your accident
- You're unable to work or suffered a major loss of current or future income
- Insurance companies are offering a lower settlement than you think you deserve

Car accident lawsuit loans aren't free, and you will walk away with less money from your settlement if you take one or several out. Even with a low-interest rate, an auto accident loan can become expensive with a long case. If you can afford your living expenses and aren't facing any major bills that are coming due, you may be better off without a car accident loan.



Additionally, if you've already received a fair settlement offer for your damages, further negotiations may not be a good idea. You may end up with a lower amount in court if things don't go your way. Generally, if you haven't suffered a loss of income, a lawsuit loan might not be desirable.

Don't Wait – Reach Out to Tribeca Lawsuit Loans Today!

At Tribeca Lawsuit Loans, we can offer you up to \$2 million in legal funding that you can receive in your bank account within 24-48 hours of your approval. Our car accident cash advance application takes just minutes to complete and doesn't require a credit check or any evaluation of your personal assets. We've disbursed

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Home Cases We Fund Areas We Serve How It Works you can receive in your bank account within 24-48 hours of your approval. Our car accident cash advance application takes just minutes to complete and doesn't require a credit check or any evaluation of your personal assets. We've disbursed over \$45 million in car accident settlement loans for our clients and have the

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Tribeca Story

For any questions or concerns regarding car accident loans, **contact us** and one of our friendly team members will be happy to answer them. We value our relationships with our clients and are always there to help them fight for the full measure of justice they deserve. Get in touch with us today and you could receive the pre-settlement funding you need to take your fight for justice to the next level.

Car Accident Loans - Frequently Asked Questions

financial resources you need.

Are car accident settlement loans the same as conventional loans?

No. A car accident settlement loan differs from a conventional loan in that your personal finances are not at risk. The loan is structured as a non-recourse loan, so if you lose your case you don't have to repay the loan! A car accident loan acts like a cash advance on your future settlement. It gives you access today to the compensation you will win in the future.

How long does a car accident lawsuit take to settle?

Car accident lawsuits can take from several months to years to settle. More serious cases and larger settlements take longer. A national survey reports that it takes nearly 11 months to receive your settlement for a car accident, but that includes the many plaintiffs who settle early for a tiny fraction of their case's value.

How long does it take to get a car accident cash advance?

While a car accident lawsuit can drag on for years, getting pre-settlement funding happens in just days. We can deposit the funds for your car accident loan into your checking account within 24-48 hours of signing the loan documents.

Can a car accident loan help me get a better settlement?

Yes! Getting auto accident loans can help victims like you get better compensation for your lawsuit! Car accident lawsuits can take years to finally settle. But many plaintiffs need their money sooner. Even if they have insurance coverage, it takes time and documentation to file an insurance claim. As a result, many victims settle for a fraction of the value of their car accident settlement.

With a car accident loan, you have the money you need to pay your bills. Your car accident cash advance gives you resources to allow a law firm the time they need to build your case and negotiate the best settlement possible.

How can a pre-settlement auto accident loan help my case?

Getting a car accident pre-settlement loan can benefit your case in two ways. First, as described above, pre-settlement auto accident loans give you enough ready funds so you can wait for your attorney to negotiate better compensation. Second, because your legal lender is invested in the successful outcome of your case, they may provide your attorney with additional case funding. This money can be used to pay for expert witnesses or other litigation expenses that can strengthen your case.

Can I get car accident lawsuit funding without an attorney?

No reputable legal funding company can lend you a car accident advance without your attorney's signed acknowledgment. Steer clear of any car accident Welcome back! Can I help you with anything?



can i get car accident tawoutt running without an attorney:

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Areas We Serve

Cases We Fund

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How It Works

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No reputable legal funding company can lend you a car accident advance without your attorney's signed acknowledgment. Steer clear of any car accident funding company that offers lawsuit settlement loans without a hired attorney. Besides, studies consistently show that an attorney is far more likely to win an accident claim and get a larger settlement than an individual representing themselves.

Can my lawyer deny me from getting auto accident presettlement funding?

The short answer is no. Your attorney cannot prevent you from applying for or receiving a pre-settlement loan for your car accident lawsuit. However, it is essential to understand that you will need an attorney representing you to qualify for car accident loans. While most attorneys welcome the benefits of a car accident lawsuit loan, some may prefer not to deal with funding from a third party.

If your attorney advises against legal funding, listen carefully to their concerns. Regardless, the bottom line is that if you believe car accident loans are in your best interest, you can always hire another attorney who supports the car lawsuit funding. The decision to seek car accident lawsuit funding is always yours.

What types of accidents qualify me for a pre-settlement car accident loan?

Tribeca Lawsuit Loans offers auto accident pre-settlement advances for a variety of auto accidents. These include the following:

• Pedestrian accidents

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- Bike accidents
- Motorcycle accidents
- Drunk driving accidents
- Semi-truck or RV accidents
- Bus accidents
- · Accidents involving Uber, Lyft, and other ride-sharing services
- Taxi accidents

Not sure if your claim and its circumstances qualify? Reach out to us online or by calling 866-388-2288 and we'll get back to you ASAP. With our help, you'll get the lawsuit funding you need to weather your motor accident case!

Client Testimonial

"I was in a bind to get caught up on my rent and car note/insurance, and Tribeca Lawsuit Loans came through with the funding I needed without a worry or a hitch in the process. I love the customer service care and how attentive they are to details. Thank you Tribeca."

Rating: 5/5 ★ ★ ★ ★ ★ Stephen A. Triplett, Jr. December 2020 Read more reviews on Trust Pilot!

Press Release: A Tribeca Lawsuit Loan Can Help When Life Takes an Unexpected Detour

Recommended Reading:

• How Big of a Loan Can I Get For My Car Accident?

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Recommended Reading:

- How Big of a Loan Can I Get For My Car Accident?
- Can I Use Pre-Settlement Funding To Repair My Vehicle?
- How Much To Expect From a Car Accident Settlement

Locations Served

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We proudly provide non-recourse accident loans to the following locations:

Alabama	Alaska	Arizona
California	Connecticut	Delaware
Florida	Georgia	Hawaii
Idaho	Illinois	Indiana
lowa	Kansas	Kentucky
Louisiana	Maine	Maryland
Massachusetts	Michigan	Minnesota
Mississippi	Missouri	Montana
Nebraska	North Dakota	South Carolina

Contact



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Still Have Questions?

Call us toll-free at 866-388-2288 to speak with a friendly funding specialists today.

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Get Funds Today →



The idea behind **Tribeca Lawsuit** Loans is that lawsuits can take time and patience. But not all plaintiffs can afford to wait around for the time it might take to win your case, then the appeal, and finally settle the case and get paid.







Contact

Tribeca Capital Group, LLC 450 Bloomfield Ave Verona, NJ US 07044

325 N. Paul St Suite 3100 Dallas, Texas 75201

415 5. Sepulveda Boulevard 11th loor

400 Broadfield Blyd Suite 200 Houston, Texas 77084

77 Water Street 8th FL New York, NY 10005

Call Us 866-388-2288 Email Us info@tribecacapllc.com

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Blog	
How It Works	
Legal Funding	
Pre-Settlement Funding	
Tribeca in the News	
Terms and Conditions	
Privacy Policy	
Siteman	

Cases We Fund

Commercial Litigation

Car Accidents

Personal Injury

Mass Tort

Wrongful Conviction

Sexual Abuse

Workers' Compensation

Disclaimer

"Tribeca Capital Group provides funding that is structured as a non-recourse purchase of an equitable lien in a settlement claim. References related to loans, lending, interest and other lending-related terms are for marketing purposes only.

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Tribeca Lawsuit Loans



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JS 44 (Rev. 10/20) - TXND (10/20		CIVIL CO	QVE	R SHEET		of 1 Dom			
The JS 44 civil cover sheet and provided by local rules of court purpose of initiating the civil do	. This form, approved by the	ne Judicial Conference o	of the Uni	ted States in September 1	Page 1 e of pleading 974, is requi	s or other papers a red for the use of the second s	EID /1 as required by law, except the Clerk of Court for the	as	
I. (a) PLAINTIFFS				DEFENDANTS					
Unknown Entity Holdings, LLC				Tribeca Capital Group, LLC					
(b) County of Residence of First Listed Plaintiff <u>Collin County, TX</u> (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant <u>Dallas County. TX</u> (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.					
(c) Attorneys (Firm Name, Address, and Telephone Number) Thompson Coburn LLP, 2100 Ross Avenue, Suite 3200,				Attorneys (If Known)					
Dallas, TX 75201		1							
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)		(For Diversity Cases Only)	RINCIPA		Place an "X" in One Box for F Ind One Box for Defendant)	?laintiff	
1 U.S. Government Plaintiff				PTF DEF PTF DEF Citizen of This State 1 1 Incorporated or Principal Place 4 4 of Business In This State 4 4					
2 U.S. Government 4 Diversity Defendant (Indicate Citizenship of Parties in Item III)			Citize	Citizen of Another State 2 2 Incorporated <i>and</i> Principal Place 5 5 of Business In Another State					
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IV. NATURE OF SUIT (Place an "X" in One Box Only) CONTRACT TORTS				DRFEITURE/PENALTY		for: Nature of S KRUPTCY	uit Code Descriptions. OTHER STATUTES	·	
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120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle 355 Motor Vehicle 360 Other Personal Injury 362 Personal Injury - Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 448 Education 	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERT 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 380 Property Damage Product Liability PRISONER PETITION Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 535 Death Penalty Other: 540 Mandamus & Othe 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	☐ 69 ☐ 71 ☐ 72 ☐ 74 ☐ 75 ☐ 79 ☐ 79 ☐ 46	Comparison of the service of Property 21 USC 881 Other Comparison of the service of	423 Witl 28 U 28	hdrawal JSC 157 TY RIGHTS yrights int int - Abbreviated y Drug Application lemark end Trade Secrets of 2016 L SECURITY . (1395ff) kk Lung (923) /C/DIWW (405(g)) D Title XVI	 375 False Claims Act 376 Qui Tam (31 USC 3729(a)) 400 State Reapportionme 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influence. Corrupt Organization 480 Consumer Credit (15 USC 1681 or 16 485 Telephone Consume Protection Act 490 Cable/Sat TV 850 Securities/Commodi Exchange 890 Other Statutory Acti 891 Agricultural Acts 893 Environmental Matt 895 Freedom of Informa Act 896 Arbitration 899 Administrative Proc Act/Review or Appe Agency Decision 950 Constitutionality of State Statutes 	ed and ns 592) er ities/ ions ters ttion sedure eal of	
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VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.				EMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: Yes					
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE			DOCK	ET NUMBER			
DATE SIGNATURE OF ATTORNEY OF RECORD 01/25/2023 /s/ Nicole L. Williams									
FOR OFFICE USE ONLY RECEIPT # AN	MOUNT	APPLYING IFP		JUDGE		MAG. JUE	DGE		