



Your Legal Rights



by **George Allen Moore**
Injury Attorney

INJURIES ARISING FROM NEGLIGENCE

Each of us is responsible for his or her wrongdoings. And, a person need not intentionally cause injury to another to be held liable for his or her injurious act. Negligence may also form the basis of a wrongful injury claim. That is, if an individual does not exercise the degree of care expected under the circumstances and causes injury to another person as a result, the negligent party may be liable. The injured party, however, must do more than show that the negligent person failed to meet an accepted standard of care in order to bring suit. Plaintiffs must also show that their injuries are measurable and that the other person's

negligence was a substantial cause of those injuries.

We are dedicated to securing compensation for victims of personal injury throughout our community. From auto accidents to defective products, we have a reputation for successfully resolving cases for our clients. For additional information about today's column, or to discuss another legal matter, call our office to set up a free initial consultation. Personal injury cases are our specialty and for your convenience, we offer hospital and in-home visits.

HINT: "Mistakes" that are significant enough to cause harm may form the basis of a civil law suit.

REGENCY CENTER
400 MERIDIAN STREET
SUITE 301
HUNTSVILLE

GEORGE ALLEN MOORE

ACCIDENT & PERSONAL INJURY ATTORNEY

JOHNSTON, MOORE, MAPLES & THOMPSON

www.jmmtlawfirm.com

TOLL FREE
DIAL:

1-800-240-5770
(256)533-5770