## Robin J. Gray recently settled a lawsuit on behalf of a client who was injured in a slip and fall accident

Robin J. Gray recently settled a lawsuit on behalf of a client who was injured in a slip and fall accident with PURE Insurance. A man slipped and fell on black ice at an individual's home causing significant neck and back injuries. The man received conservative medical treatment and was a surgical candidate due to his spinal injury. Despite his injuries, the PURE Insurance adjustor refused to offer more than \$75,000 during pre-lawsuit negotiations. As a result, the plaintiff filed a lawsuit

.Depositions taken in the lawsuit demonstrated that the accident had a severe impact on the plaintiff's life. Medical records showed that prior to the slip and fall, , the plaintiff never complained of neck and back pain and was a very physically fit male.

PURE only ensures high-net-worth individuals, so the policies are large. PURE homeowners insurance policies routinely insure homeowners for \$1,000,000.00 or more. Pure auto insurance coverage usually averages \$500,000.00 per vehicle.. These are not minimum insurance policies with policy limits of \$30,000.

Throughout the majority of the litigation, PURE Insurance claimed it would not pay more than \$75,000.00 to settle the injured man's claim. However, two weeks prior to the trial date, PURE Insurance agreed to pay almost \$110,000.00 to settle the plaintiff's claims despite not undergoing surgery. If the man had undergone surgery, the settlement would have potentially been much larger, even in a difficult slip and fall case.

The Law Office of Robin J. Gray, unlike many other firms that advertise on television and billboards, is willing to take cases all the way through trial if an insurance company offers unreasonable amounts to settle claims. The Law Office of Robin J. Gray places insurance companies at risk by its willingness to take cases to trial.

If you are injured by a driver or have a slip and fall accident on a property who is insured by PURE or any other insurance company do not accept a quick settlement before you complete medical treatment. The adjuster may attempt to settle quickly, so the insurance company will not be responsible for any future medical care or lost wages that you receive as a result of the car accident or slip and fall accident.

If you have been injured in a motor vehicle collision, contact or a slip and fall accident, contact The Law Office Robin J. Gray for a free consultation. Robin Gray handles car accident and slip and fall cases in Southeastern Pennsylvania and surrounding areas and Maryland. The O'Hara Law Firm represents personal injury clients on a contingency fee basis. Call us at 484-769-5855 or schedule a consultation through our website on Calendly.