SUMMER 2011

Know your rights.

Learn how to

protect yourself

and your family.

Brought to you by

The Law Office of JASON R. SCHULTZ, P.C.

If you need our services, please contact us at... 404-474-0804 or 866-455-4709

www.JasonSchultzPC.com

When the dog

About 4.7 million people suffer dog bites every year, and approximately 800,000 require medical attention. Protect your rights and understand your liability in the event of a dog bite by contacting our office.

BITES

Who is liable when a dog bites? Typically, the dog owner is responsible for severe personal injuries caused by a dog. The owner or his/her insurance company usually must compensate the victim for injuries. Owners and dog-bite victims should note the following:

- State dog-bite statutes are known as "strict liability" statutes. This means that the victim does not have to prove negligence on the part of the owner, just that she/he owns the dog that bit the victim.
- Where there is no statute, the "one bite" rule often applies. Basically, this means that if the dog bit anyone before, the owner is on notice that the dog is a bite risk and the owner must take appropriate precautions—for example, making sure the dog is fenced, on a leash, and restrained from running free. In these cases, the victim must prove that the dog owner knew about the dog's bite history.
- Dog fighting is illegal, but if the dog is a fighter and known to be so, the owner must protect the public from him.

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PERSONAL INJURY PRACTICE

- Free consultation
- Home or hospital appointments available
- No recovery, no fee. We do not get paid unless you do.
- Trial attorney
- Licensed in Georgia and Florida

Did you know we represent kids FREE?

As most of you know, our three kids keep us hopping. Summertime is over now, and we are back to school. The blessings of family are huge. That's why we have decided to help kids and their parents in a way that has never been done before.

Starting this month, if a child age 12 or under is injured in a car accident in the metro Atlanta area, and if that case can be settled without filing suit, we will charge no attorney fee. Many cases can be settled before suit is filed. Generally speaking, a child's injury case settlement must be approved by a judge (to make sure it is fair) and, of course, medical bills must be paid and (sometimes) the health insurance company must be repaid.



Jackson, Collier & Madison's first day of school, 2011.

Most lawyers charge approximately one-third of the recovery to do this work. We will not charge any attorney fee. For more information or to refer a child to us who has been injured, visit **JasonSchultzPC.com** or call either (404) 474-0804 or (866) 455-4709.

REFERRALS

We want you to think of us as your law firm.

If you have legal matters that need attention, please let us know. If we cannot handle the matter, we will refer you to a firm that can.

Please feel free to refer us to your family, friends, and neighbors for their legal needs. We welcome the opportunity to help.

CALL US. YOU'RE GOING TO FEEL A WHOLE LOT BETTER ABOUT THINGS.

HOW TO GET YOUR medical records

Your medical records are among the most important pieces of information that you will need if you are the victim of a personal injury. Your medical records prove that you sustained the injury, and your case will hinge on what these records say about your condition. It may not always be easy to retrieve these records.

The federal Health Information Portability and Accountability Act (HIPAA) gives patients the right to copies of their medical records from any medical provider, with a few exceptions. Under HIPAA, you are entitled to your own records, someone else's records if you are their representative or legal guardian, your children's medical records, and, in some cases, a deceased person's records. Under HIPAA, you should receive your records within 30 days of your request. The provider is allowed to charge a fee for copying the records. If you want to see the original records, they must show them to you, but they are only required by law to give you a copy, not the originals.



It is often advisable to get copies of your medical records as soon as possible. Our office can assist you, or you can do it yourself.

KEEP IN MIND:

- Your request should be in writing, and you should keep a copy of it.
- You must fill out a release form— HIPAA rules require it.
- You will need to include personal information in the request, including name, address, date of birth, and possibly Social Security Number.
- You should give the dates of the records you want, especially hospital records.
- Discuss with your attorney which records are important to your case.
- Carefully review your records to make sure they are complete and accurate. Errors can be made and it is up to you to correct any inaccuracies.



Emotional damages

Among the types of damages that can occur as a result of an accident, the best known are physical injuries and property damage. Less well known, and sometimes more difficult to prove, are emotional damages. You may hear these referred to as "pain and suffering."

Pain and suffering, and emotional distress are considered "noneconomic" damages. Often to be eligible for pain and suffering, and emotional-distress damages, you have to have endured physical injury requiring medical care; you can't just be upset by the accident.

There is the stress and strain of suffering the pain, as well as the treatment of the injury, along with the emotional trauma of the accident itself, and the anxiety and depression that can accompany a prolonged recovery or a permanent disability.

While there are genuine reasons for emotional distress, there is no clear proof of how much, if any, emotional distress you suffered. To protect your rights and maximize your damages for emotional distress, you should:

- Visit a psychiatrist or other specialist who can give you a diagnosis and testify to the emotional distress you endured. If you have been diagnosed with something like posttraumatic stress disorder based on your emotional distress, you have a better chance of recovering more damages for it.
 - **Keep a record of incidents that demonstrate your distress.** For example, if you cannot sleep or if you are having flashbacks to the accident, write this information down in a journal, along with the date and time and other details, so you can present it to a jury or to the insurance company.



Baja Motorsports mini-bikes and go-carts

Recall reasons: Gas caps can leak or detach from the fuel tank, causing a fire and burn hazard, and the throttle can stick due to an improperly positioned fuel line and throttle cable, causing sudden acceleration.

Models recalled:

Baja Motorsports minibikes with model numbers on the fenders and/or decorative fuel tanks beginning with HT65, MB165, WR65, MB196, DB30, WR90, and DR90.

Baja Motorsports go-carts with model numbers BB65, SD65, DN65, and TR65 on the roll cage.

Made in China; sold for between \$200 and \$2,000.

Take action:

Do not use these vehicles. Contact Baja Motorsports for a free replacement gas cap and to schedule a free repair of the fuel line and throttle cable—(888) 863-2252 between 10 a.m. and 7 p.m. ET, M-F; or www.bajamotorsports.net.

Kawasaki 2010 KLX110 off-road motorcycles

Recall reason: Faulty ignition-switch housing can allow water to enter and activate the electric starter, posing a serious hazard of injury or death.

Models recalled:

Kawasaki off-road motorcycles in green color, 2010 model year KLX110CAF and KLX110DAF. Made in Thailand; sold for about \$2,100.

Take action:

Stop using these vehicles immediately.
Contact a local Kawasaki Motorcycle dealer to schedule a free repair—(866) 802-9381 between 8:30 a.m. and 5 p.m. PT, M-F; or www.kawasaki.com.

Husqvarna riding lawn tractors

Recall reason: Fire hazard caused by fuel line that can come in contact with moving parts when the tractor is in use.

Models recalled:

GTH27V52LS lawn tractors with model numbers 96043009100 and 96043009900, with serial numbers 010810A00XXXX through 05061000XXXX.

Made in U.S.A. for about \$3,000.

Take action:

Stop using the recalled riding tractors immediately. Contact Husqvarna toll-free at (877) 257-6921 between 8 a.m. and 8 p.m. ET, Monday-Friday, and between 8 a.m. and 3 p.m. ET, Saturday.

Folding wooden chairs

Recall reason: The wooden frame of the chairs can break, posing a fall hazard to consumers; injuries include back and shoulder pain, sprains, and contusions.

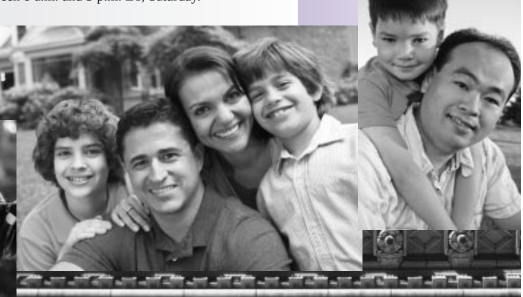
Description: HD Outdoor is printed on the chair's packaging.

Sold at: Kroger, Fred Meyer, Ralphs, Fry's, Smith's, Dillon's, Gerbes, City Market, and Baker's stores nationwide. Made in Taiwan; sold for \$50 each, or in a 3-piece set for \$130.

Take action:

Return chairs to the store where purchased for a full refund.

Call importer Kroger Co. at (800) 632-6900 between 8 a.m. and 9 p.m. ET; or **www.kroger.com**.

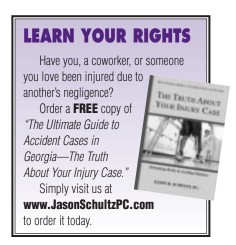


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DePuy hip-replacement parts recalled

Johnson & Johnson's DePuy Orthopaedics division has recalled two systems used in hip-replacement surgery, the ASR XL Acetabular System and ASR Hip Resurfacing System, because of defective design.

Researchers acknowledge that the ASR metal hip-transplant systems may fail, causing tiny metal shavings to break off and injure the surrounding tissue, causing swelling, excruciating pain, and complicating the chances of a revision surgery. Permanent muscle and tissue damage can occur.

Patients who have had hip-replacement surgery should contact the hospitals where their surgeries were performed to find out if their hip replacement is a DePuy device.

All components of the ASR XL Acetabular System and DePuy ASR Hip Resurfacing Platform from DePuy Orthopaedics, Inc., are part of the DePuy recall 2010 notice.

Patients who have had defective hip-replacement surgery may have to go for revision surgery or additional hip replacements.

If you or a loved one is facing the consequences of DePuy hip-replacement surgery, contact us now for assistance.



Patients who have had hip-replacement surgery should contact the hospitals where their surgeries were performed to find out if their hip replacement is a DePuy device.