Slip and Fall Accidents

Slip and fall accidents can be deadly. If somebody is responsible for causing such an accident, they may be liable to the people that they harmed or killed. Quite frequently, cases that involve lawsuits over premise liability are filed against retail establishments or grocery stores. These are places where people are invited to come in and where they have a reasonable expectation that they should be safe when they are at the establishment. If you find yourself in a very unsafe situation and are harmed, you may want to speak with an <u>accident attorney</u>.

Liability and Negligence

The concept of negligence centers on reasonable expectations. A reasonable expectation for somebody entering a retail establishment would be that the floor is safe to walk on. In fact, this is why you see wet floor signs placed around areas where the floor is dangerous. Excepting those locations where you see such a sign, you have every reason to believe that the rest of the floor is acceptably safe.

Being negligent means not taking reasonable actions or taking unreasonable actions that cause somebody to come to harm. You can expect a retail store manager and the people who work there to take certain actions to make sure that their clients are safe. Straightening out rugs by entryways, making sure that there are non-slip surfaces on stairways and making sure that railings are able to accommodate the weight of individuals who need them to ascend and descend stairways would be examples of reasonable expectations and actions. If you find yourself in a situation where a retailer hasn't taken these actions and where you got hurt, you may want to get personal injury information from a lawyer as it relates to negligence and premise liability.

There's no guarantee that you will have a case that's worth pursuing, even if you were seriously injured. In some cases, it may be that the jury will likely find that it was your fault that you were injured and that the property owner had nothing to do with it. If the attorney gets the idea that your case is not likely to win, they will tell you and they will advise you not to pursue it in court. Lawyers that work on contingency – who are usually the most convenient to hire in these cases – don't receive any pay at all if they don't win your claim, so they have no motivation to take it if they think it's going to lose.