

UNDERSTANDING WRONGFUL DEATH CLAIMS IN INDIANA



WRONGFUL DEATH OCCURS WHEN A PERSON DIES BECAUSE OF SOMEONE ELSE'S NEGLIGENCE

A WRONGFUL DEATH IS A **PREVENTABLE DEATH** THAT OCCURS BECAUSE A PERSON, BUSINESS OR OTHER ENTITY **ACTED IRRESPONSIBLY OR RECKLESSLY.**

IN INDIANA, WRONGFUL DEATH CLAIMS CAN BE FILED BY:



PARENTS OR LEGAL GUARDIANS



SPOUSES



CHILDREN, INCLUDING ADOPTED CHILDREN

IN A WRONGFUL DEATH CLAIM, SURVIVING FAMILY MEMBERS CAN SEEK PAYMENT FOR:



MEDICAL EXPENSES



FUNERAL AND BURIAL COSTS



LOST WAGES, ALONG WITH ANY BENEFITS THE DECEASED LIKELY WOULD HAVE RECEIVED OR EARNED



THE COSTS OF BRINGING THE WRONGFUL DEATH SUIT



COMPENSATION FOR THE LOSS OF LOVE AND COMPANIONSHIP

IN INDIANA, WRONGFUL DEATH CLAIMS CAN BE FILED BY:



VEHICLE ACCIDENTS



WORKPLACE INCIDENTS



MEDICAL FACILITIES OR NURSING HOMES



DEFECTIVE PRODUCTS

THE STATUTE OF LIMITATIONS FOR WRONGFUL DEATH CLAIMS IN INDIANA IS TWO YEARS FROM THE DATE OF THE DEATH.

INDIANA'S WRONGFUL DEATH LAWS INCLUDE:



THE WRONGFUL DEATH ACT: INDIANA CODE 34-23-1-1
INDIANA'S GENERAL WRONGFUL DEATH LAW



THE ADULT WRONGFUL DEATH ACT: INDIANA CODE 34-23-1-2
COVERS SINGLE ADULTS WITH NO DEPENDENTS



THE CHILD WRONGFUL DEATH ACT: INDIANA CODE 34-23-2-1
COVERS THE PURSUABLE DAMAGES FOR PARENTS OF A DECEASED CHILD

request a free consultation

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