

Francisco J. Botto
Theodore A. Gilbert
Carolina A. Schottland
Kelly L. Lancaster*
*Also licensed in Wisconsin



Tracy A. Izquierdo
Margi L. Worth
Michelle C. Gehris
Robert V. Deters
Christine D. Gale
Thomas B. Spencer

November 28, 2011

VIA CERTIFIED AND REGULAR U.S.MAIL

Mr. Paul Dulberg
4606 Hayden Ct.
McHenry, IL 60051

Re: Personal Injury Incident – June 28, 2011
Botto Gilbert Schottland Lancaster, P.C. File No. 11-1769

Dear Mr. Dulberg:

Please be advised that after reviewing your file, we have concluded that the law office of Botto Gilbert Schottland Lancaster, PC will be unable to represent you with regard to your claim for injuries, as a result of the incident of June 28, 2011. Other attorneys may view this matter differently and, therefore, if you wish to pursue this matter further, please be sure to contact another attorney immediately.

The statute of limitations for a personal injury cause of action in Illinois is two years from the date of the injury. Based on the information I gathered from you, the statute will run on June 28, 2013. If you fail to file a lawsuit within the two year statute period, your right to obtain money damages for your injuries will be forever barred. Accordingly, I urge you to contact another attorney as soon as possible if you wish to pursue this matter.

Thank you for allowing me the opportunity to have investigated this matter on your behalf. I wish you the best of luck in your future endeavors.

Very truly yours,

Botto Gilbert Schottland Lancaster, P.C.

Francisco J. Botto

FJB/tc



LAW OFFICES

FERRIS, THOMPSON & ZWEIG, LTD.

SAUL M. FERRIS
GARY R. THOMPSON
MICHAEL L. ZWEIG*

RAFAEL J. GUZMÁN
ATTORNEYS AT LAW

*Licensed in IL & NY

103 S. GREENLEAF AVENUE, SUITE G
GURNEE, ILLINOIS 60031

TELEPHONE (847) 263-7770

FAX (847) 263-7771

www.ftzlaw.com

March 4, 2015

Mr. Paul Dulberg
3416 W. Elm Street
McHenry, IL 60050

RE: Your accident of January 24, 2013

Dear Mr. Dulberg:

Thank you for consulting with our firm on December 31, 2014 in regards to your personal injury case. Unfortunately, we have decided not to accept your case. Therefore, on behalf of Ferris, Thompson & Zweig, Ltd., we will not be taking any further action on your behalf as it relates to this matter. I believe you should not have settled with the property owners for \$5,000.00. There are other reasons for my decision.

This is merely our professional opinion and does not mean you do not have a case. We recommend that you attempt to settle the case at the upcoming pretrial conference with your current attorney.

Sincerely,

Saul M. Ferris

SMF/cl

March 5, 2015

VIA CERTIFIED and REGULAR MAIL

Mr. Paul Dulberg
4606 Hayden Ct.
McHenry, IL 60051

RE: Your Accident of June 28, 2011

Dear Mr. Dulberg:

Thank you for consulting with our firm in regard to your potential case. As you know, my office has decided not to take your case. Therefore, our office, as well as the office of David H. Harris, Jr., will not be taking any further action on your behalf as it relates to this matter.

In declining to accept this matter, our firm is not expressing an opinion as to the merits of your case and we encourage you to obtain a second opinion if you wish to pursue this matter further. You should be aware that the failure to proceed promptly may result in your legal matter being barred by a time limit. Therefore, we strongly recommend that you contact another attorney *immediately* if you wish to obtain another opinion.

We regret that we were not able to assist you in this matter. If we can be of any help in the future, please feel free to contact us.

Sincerely,



Dennis J. DeCaro

DJD/ss

cc: David H. Harris, Jr.

Certified Mail No. 7010 3090 0002 4693 7009