BROWN CHIARI

June 2012 Newsletter

<u>Tip of the Month</u> <u>Don't Be Discouraged By a Declination</u>

Lawyers can disagree about pretty much anything — even about whether you may have a case. We have been very successful in instances where other law firms have turned down a client's case. So if this has happened to you or somebody you know, we would be happy to discuss the case.

In each case, we thoroughly reviewed the facts and the applicable law. Sometimes the facts need to be investigated before a decision is made, and sometimes the legal research must be brought up to the very minute. We have often taken a new approach, as opposed to simply relying on the way things are usually done. We list below just a few of those success stories on cases given a second chance:

- Union laborer accepts \$3,125,000.00 settlement for career ending injuries when a pipe falls on him.
- Siding installer awarded \$5,200,000.00 verdict following a fall from a ladder caused by a faulty electrical connection.
- Woman receives \$9,000,000.00 for back injuries caused by a rear-ending driver and made worse by a surgical complication that resulted in catastrophic injuries.
- Roofer receives \$950,000.00 for neck injuries caused when a co-worker threw materials off the roof.
- Jury orders negligent snow plow driver to pay \$5,100,000.00 for injuries suffered by our client.
- Railroad worker receives a jury award of \$1,300,000.00 for injuries suffered on the job.
- Off-duty sheriff's deputy awarded \$8,000,000.00 for career ending back injuries.
- Drug manufacturer pays \$9,500,000.00 for injuries caused by diet drug removed from the market.
- Factory worker receives \$2,100,000.00 from a jury for a negligently designed portable conveyor belt.