



THE FAIR CREDIT LAW GROUP, LLC
Attorneys Dedicated to Protecting Consumers' Rights

REASONS TO USE FOR MEDICAL BILLS RECEIVED BY YOUR CLIENTS FOR TREATMENT RELATED TO THEIR WORKERS' COMP ACCIDENT IN VIOLATION OF FS §440.13

- We can help effectively monetize your existing client base adding value to your services that differentiate you from other claimant's attorneys.
- We handle all cases with no additional costs or use of extensive resources to you and limited work or assistance on you or your firm's part.
- We have no involvement, impact nor interest in participating or handling any aspect of the underlying Florida Workers' Comp claim.
- We protect your clients from continued collection activity and harassment from debt collectors and creditors for bills they don't owe. You can submit the bill to the E/C in the comp claim to pay but no guarantee that the creditor will submit it properly nor stop direct collection activity. We ultimately kill all collection and credit reporting issues, period!
- We protect your clients from inaccurate or erroneous credit reporting and can remove collection accounts related to accounts in violation of FS §440.13 and the Fair Credit Reporting Act whether the comp claim is controverted or accepted as compensable.
- We provide the most complete handling of FS §440.13 cases and provide peace of mind to your clients, and in almost every case, provide extra money to them for enforcement of statutory violations
- We are experienced in all aspects of FS §440.13 violations for medical billing sent directly to claimants from all types of medical providers and creditors.
- We are experienced in all aspects of all relevant consumer statutes including the Federal Fair Debt Collection Practices Act (FDCPA), the Florida Consumer Collections Practices Act (FCCPA) and the Fair Credit Reporting Act (FCRA)
- We are members of the Florida and Washington DC Bar Assn, all Florida, U.S. Districts. Sponsors and Members of Florida Workers Advocates (FWA) and National Workers' Injury Law & Advocacy Group (WILG).
- Board Certified in Florida Workers' Compensation Law since 1991 and members of the National Assoc of Consumer Advocates (NACA)
- We have 90 years of combined experience in Workers' Comp and 50 years in Consumer Debt and Credit Law
- Successfully prosecuted the recent collection case of Kottler v Gulf Coast Collection Bureau 460 F. Supp.3d 1282 (2020) in the USDC for So. Dist. of FL which was affirmed and expanded in D.C. Docket No. 0:19-cv-61190-BB (US Ct of App 11th Cir) with dramatic impact on the medical debt collection industry.

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