

Stephen Williamson:

We represent students and their families in negligence actions against the Department of Education against the City of New York for injuries and accidents that happen in the school where we can show that the Department of Education in the school was negligent, that there was a dangerous condition that shouldn't have existed or should have been fixed and wasn't, and a period of time passed where they had a chance to make it safe, but they didn't. And as a result, the child was injured. Oftentimes these cases involve injuries such as broken arms, broken legs, or other broken bones where there's a fall and the child is injured. Generally speaking, if there's an accident, even if it's the school's fault, but a minor injury occurs and there's a quick recovery, then a lawsuit or a legal claim is unwarranted.