



DINIZULU LAW GROUP, LTD.

Bilingual Staff-English/Spanish * Initial Consultations Are Free *

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New Beginnings

Legal dramas on television give people the impression that to be able to win in court, there has to be a smoking gun. That's not always the case. The devil is in the details. A diligent attorney who knows the law and thinks strategically can turn tough breaks into winning verdicts. There are some attorneys out there who will never pick through the details that are significant to winning your case.



But I will.

I've been an attorney for 11 years, eight of those in private practice. And I have built my reputation on litigating cases other attorneys considered too difficult to win. Now, under my new practice, the Dinizulu Law Group, Ltd., I promise to carry on that tradition of fighting for the disenfranchised and "never letting another attorney out-work me."

The law is a complex, beautiful and unpredictable landscape. The law, however, is set in type, not in stone. It leaves ample room for practitioners to be innovative and strategic. As your legal counsel, it's up to me to aggressively apply the law and my expertise in ways that achieve the best outcomes for you, your business, or your loved ones.

The Dinizulu Law Group, Ltd., represents my best effort to take that commitment to the next plateau. We are a boutique tort litigation law firm with success in representing the injured and their families, and the business community. Whether legal action arose from a serious permanent injury, wrongful death due to an accident, medical malpractice, nursing home negligence, or breach of contract, our single objective is to provide timely legal services of the highest quality.

Being recognized last fall as one of "40 Under 40 Attorneys in Illinois to Watch" by the Law Bulletin Publishing Co. was an honor, but it also raised my expectations personally about fighting for the good and making a contribution to my profession and members of my community. In times of trouble, let Dinizulu Law Group, Ltd. be your advocate. Thanks in advance for your continued support and referrals.

Yao

Postoperative Patient Care

Postoperative patient care starts when a patient enters a recovery room, and continues until he or she is discharged. As critical as surgical or other treatment procedures, postoperative care may include anesthesia recovery; blood pressure, respiration, and other vital-sign monitoring; incision care; discomfort medications; nutrition; and other care services. When postoperative care harms instead of speeds recovery, patients have legal options



Respiration

Following herniated disk-repair surgery, a patient complained of burning pain and dullness in an arm. After several assessments and a nursing shift change, tests showed the patient was numb from the chest down and paralyzed from the waist down. Emergency surgery was performed, but the patient continued to experience bladder, walking, and pain difficulties. The patient and his wife sued for failure to take vital signs every 15 minutes; the hospital settled.

Vital signs

A wife sued after her husband died following a tonsillectomy performed at an outpatient clinic. The clinic settled when the wife's attorney demonstrated that staff should have monitored her husband for a longer period before discharging him and failed to instruct the wife to take her husband to an emergency room when she called the surgeon to report unusual symptoms her husband was experiencing.

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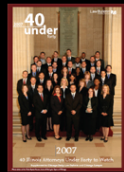
Home-owner's Insurance

Peace of Mind

To obtain mortgages and protect their families, home owners purchase insurance to safeguard their homes' structure and personal belongings. Insurance also provides personal liability protection for accidental injuries and payment of living expenses if a fire or other insured disaster forces a family to temporarily live elsewhere.

Bad-faith claims

When insurers refuse to pay on claims, home owners have recourse in the justice system. A garage's swing-out



Join our mailing list!

Welcome to our quarterly newsletter. As always, we are sending our newsletter to you because we care about your family's security and well-being. In each issue, we'll give you information to help keep you and your family safe and healthy.

Our newsletter will suggest protective steps to reduce the chances of harm or injury in your car, at home, at work, at school, or at play.

We'll also update you about legal issues and cases you'll find helpful and which can improve everyday living. We hope that the information we send you helps you and your family in some small way.

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automatic door seriously injured a condominium owner's neighbor. When the condo association's blanket-policy insurer dug in its heels about paying \$60,000 for the neighbor's medical bills, the injured woman sued. A jury found that the insurer took a callous approach to the injury. Jurors ordered the insurance company not only to pay the \$60,000 in medical and rehabilitation costs, but also awarded the condo owner multiple times that in damages for the insurance company's bad faith in failing to live up to its own policy's terms.

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We love referrals!!!

Please refer us to a relative or friend who has been injured. Our goal is to help victims get fair and just compensation. We appreciate the trust you've placed in us.

[Read on...](#)

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