

From: Regino Delacruz <regino.delacruz@gmail.com>
Sent: Thursday, December 30, 2021 11:24 AM
To: Comments Mailbox
Subject: [External]RECOMMENDATIONS RELATING TO RETAINER FEE AGREEMENTS

CAUTION: This email originated from outside the Judiciary organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hello,

I am a NJ attorney.

I handle mostly personal injury cases.

I am not in agreement with the recommendation to initially forecast or to estimate to a new client the value of a claim or duration of litigation.

These requirements should be relaxed for certain types of cases such as with personal injury claims.

At the outset of any case, it is impossible to predict and it may create frustration for clients if attorneys are forced to forecast guesses and cast a wrong impression.

Sometimes a new case looks like a good case then after some investigation it is a dud.

Other times a case will look like a dud at the outset and it turns into a big case over time.

Please reconsider the recommendations with this in mind.

Respectfully,

Regino

REGINO DE LA CRUZ, ESQ.
DE LA CRUZ & ASSOCIATES, LLC
4100 KENNEDY BLVD, STE 203
UNION CITY, NJ 07087
T. (201) 770-9701
F. (201) 770-9722
regino.delacruz@gmail.com