

DISCLAIMER, TERMS, AND CONDITIONS

The Shipley Law Firm thanks you for visiting our web site and hopes you have found the tools and information on our web site to be useful. The use of this web site is restricted by the following Terms and Conditions. You should read the following information carefully. The Shipley Law Firm reserves the right to change the terms and conditions of the use of this web site at any time and such changes will be effective as of the time the change occurs, which is the time the change is published on this web site.

NO CLIENT-LAWYER RELATIONSHIP

Use of this web site, the links to or from this web site, e-mail or other contacts through this web site, or any response to requests for more information through this web site should not be considered legal advice nor under any circumstances to have created a client-lawyer relationship. A CLIENT-LAWYER RELATIONSHIP CAN ONLY BE ESTABLISHED AFTER AN INITIAL CONSULTATION WITH A REPRESENTATIVE OF THIS FIRM, A WRITTEN RETAINER AGREEMENT HAS BEEN ENTERED INTO AND SIGNED, AND PAYMENT OF THE RETAINER (INCLUDING THE CLEARING OF ANY FUNDS) HAS BEEN COMPLETED.

You agree the Shipley Law Firm, its attorney(s), and its staff are under no duty to meet with, advise, refer, render opinions, counsel, investigate, research, communicate, or undertake any action whatsoever on your behalf merely because of your use of this web site. The Shipley Law Firm reserves the right to decline any representation in compliance with the Rules Regulating The Florida Bar.

The production of this web site and its contents have been intended to meet and comply with all of the Rules Regulating The Florida Bar and any material contained in this web site that does not meet those rules is unintended. In the event you find any material on this web site objectionable or believe it to be violative of the Rules Regulating The Florida Bar, please contact the Shipley Law Firm by utilizing the information provided on the "contact us" page of this web site.

In the event you have concerns about the confidentiality or privilege of any legal issue, or fact, contact the Shipley Law Firm directly and outside the presence of any third party and a determination will then be made whether the Shipley Law Firm is willing to discuss your case.

NOT LEGAL ADVICE For Informational Purposes Only

The information available for viewing on "www.shipleylaw.org" is for advertising and general information purposes only and SHOULD NOT UNDER ANY CIRCUMSTANCES BE CONSIDERED TO BE LEGAL ADVICE. Most areas of law are complex and each situation is unique. Use of any published information, e-mail link, request for information, or other contacts through this web page should not be considered to be legal advice.

NO SOLICITATION

Since this web site is for informational purposes only and is considered advertising material, it SHOULD NOT BE CONSIDERED SOLICITATION. Retaining an attorney is an important decision and should not be entered into lightly, but only after careful consideration. As a client-lawyer relationship cannot be formed with the Shipley Law Firm or its attorney(s) through this

web site, this web site should only be considered as an invitation to contact us with your particular legal needs to see if the firm would be interested in taking your case. Use of this web site, its links or features cannot be considered an agreement with the Shipley Law Firm to take your case. Neither the Shipley Law Firm nor you can make a proper decision regarding the creation of a client-attorney relationship until after an initial consultation and our mutual decision to enter into a written contingency, flat fee, or hourly fee agreement.

NO EXPRESSED OR IMPLIED WARRANTY AND NO RELIANCE

The Shipley Law Firm offers no warranty, express or implied, regarding the use of this web site. Use of this web site requires that you agree to be bound by the followings conditions:

1. By using this web site you agree this web site, or any web site you may link to through this web site, is not a substitute for legal advice.

2. You understand, acknowledge, and agree a client-lawyer relationship between yourself and the Shipley Law Firm can only be created after consultation with a duly authorized representative of the Shipley Law Firm, executing a written retainer agreement, paying the proper retainer, and after any associated funds have cleared.

2. None of the information, tips, tools, links, or any other material contained within this web site necessarily reflects the opinions and/or advice of the Shipley Law Firm, its attorney(s), or any of its staff.

3. You agree there is no guarantee any of the information contained in this web site is complete, accurate, or current.

4. All provisions contained within the Terms and Conditions of The Disclaimer also apply to any web site a user may link to from this web site.

5. You agree not to take any action or rely on any information contained in this web site, or on any information you may obtain through this web site or in response to any inquiries made through this web site, or on another web site you may link to through this web site without first seeking the advice of an attorney.

SEVERABILITY

No provision of this Disclaimer, Terms and Conditions should be considered in isolation and all provisions are integrated into, and are part of, this entire Disclaimer, Terms and Conditions.

In the event any provision of this Disclaimer, Terms and Conditions is found to be invalid, you agree every other provision remains in full force and effect and the finding that one or more parts of this Disclaimer, Terms and Conditions is invalid shall not be construed to render any other part of this Disclaimer, Terms and Conditions to be invalid.