

WHAT IF I WAS PARTIALLY AT FAULT FOR MY ACCIDENT?

AN INFOGRAPHIC

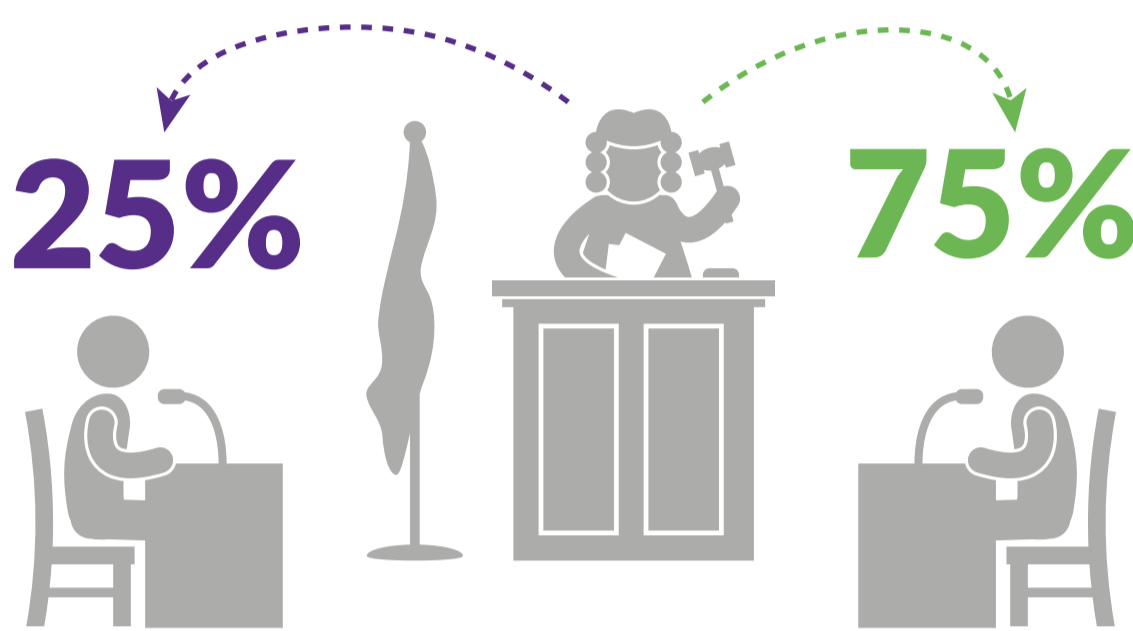
YOU HAVE LEGAL RIGHTS IF YOU WERE PARTIALLY AT FAULT FOR AN ACCIDENT IN SARASOTA, BRANDENTON OR ANYWHERE ELSE THROUGHOUT FLORIDA.

FLORIDA RECOGNIZES THE PURE COMPARATIVE FAULT RULE.

THAT MEANS PEOPLE INJURED IN ACCIDENTS CAN RECOVER DAMAGES IF PARTIALLY AT FAULT FOR THE ACCIDENT.

IN A PURE COMPARATIVE FAULT SYSTEM

A JUDGE OR JURY ASSIGNS A PERCENTAGE OF FAULT TO EACH RESPONSIBLE PARTY.



DAMAGES ARE THEN APPORTIONED BASED UPON THIS PERCENTAGE.

WHAT IF I WAS PARTIALLY AT FAULT FOR MY ACCIDENT?

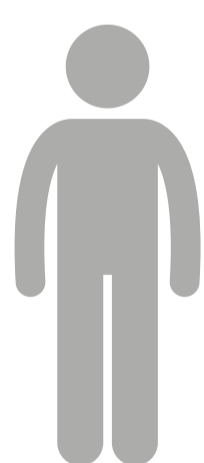
IF THE COURT RULES THAT YOU'RE
50% AT FAULT FOR AN ACCIDENT,
THE JUDGE WILL
DEDUCT 50%
OF YOUR PERSONAL INJURY SETTLEMENT

EXAMPLE #1

IF YOU WERE AWARDED A TOTAL OF
\$200,000 FOR A CAR ACCIDENT CLAIM
AND FOUND TO BE 50% AT FAULT, YOU WOULD RECEIVE
\$100,000 IN COMPENSATION

EXAMPLE #2

IF YOU WERE AWARDED A TOTAL OF
\$200,000 FOR A CAR ACCIDENT CLAIM
AND FOUND TO BE 25% AT FAULT, YOU WOULD RECEIVE
\$150,000 IN COMPENSATION



ACCIDENT VICTIMS MUST BE ABLE
TO PROVE NEGLIGENCE
ON THE PART OF THE DEFENDANT
WHEN TWO OR MORE PARTIES
ARE FOUND TO BE AT FAULT.



IF YOU WERE INJURED IN AN ACCIDENT, YOU MAY FIND INSURANCE COMPANIES TRY TO BLAME YOU FOR THE ACCIDENT,
EVEN IF YOU DID NOTHING WRONG
OR WERE ONLY PARTIALLY RESPONSIBLE.
HOLD NEGLIGENT PARTIES RESPONSIBLE
FOR THEIR CARELESS BEHAVIOR.

CONTACT

FARROW & PULICE
ATTORNEYS AT LAW

TODAY AT (866) 408-1220
FOR A FREE CASE CONSULTATION.