

Parrott and Coales - Medical Negligence

Medical negligence, also known as clinical negligence, occurs when a healthcare provider – whether it be a GP/doctor, nurse, dentist, surgeon, optician or midwife – fails to provide an adequate level of care.

The consequences of medical negligence are often serious – resulting in permanent damage, or even death. Our team of specialist medical negligence solicitors in Aylesbury acts for both victims of clinical negligence and their loved ones, when the result of the negligence has been fatal or caused an individual to be unable to act on their own behalf.

The most common breaches in the duty of care include:

- Delayed diagnosis, missed diagnosis and delayed referral
- Careless procedures
- Failure to warn of treatment risks
- Medical errors
- Failure to obtain proper consent.

With decades of experience, our solicitors take the time to fully understand your situation and ensure you receive the compensation you deserve.

Types of medical negligence claims

We can advise on a range of matters, including:

- A&E, NHS and GP claims
- Birth injury and paediatric claims
- Surgery (including cosmetic)
- Brain and spinal injury
- Heart and kidney diseases
- Skeletal claims
- Ophthalmic (eye) claims
- Claims relating to medical products and drugs.

If you or a loved one has been a victim of clinical negligence, get in touch with our team today.