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Narendra Jana
(Hand Delivered)

Re: Potential Action for Medical Malpractice

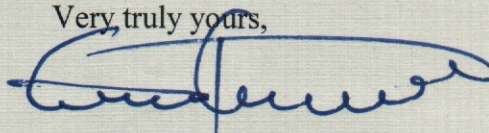
Dear Mr. Jana:

Regrettably, I am unable to assist you with respect to your potential action for medical malpractice. My commitments do not permit me to accept every potential case that I review and I am simply unable to undertake your representation in this matter. Please do not construe my decision in this regard as reflecting on the merits of your potential action.

You should be aware that California has a statute of limitation that applies to actions for medical malpractice. Such actions must generally be commenced within one year of the date the patient discovers, or through the exercise of reasonable diligence should have discovered, facts which form the basis of a claim for medical negligence or three years from the date of injury, whichever period is shorter. Actions against a public entity must generally be preceded by the filing of a formal claim within six months. Failure to comply with the applicable statute of limitation may result in the claim being forever barred. Accordingly, if it is your intention to pursue this matter, you should immediately contact other counsel.

I am sorry I could not be of further assistance to you in this matter. If you have any additional questions or concerns, please do not hesitate to contact me.

Very truly yours,



STEVEN I. KASTNER

SIK/tm
Enclosure