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5th of December, 2014

Ved Ramlogan

Bhagans Drug Stores

San Juan

Dear Sir,

**Re: Negligent prescribing of the Medicine to Miss Kimberly James**

My client , Miss Kimberly James of Henry Street, Port of Spain, instructs me as follows:

On 10th of December, 2014, she was travelling from El dorado to Port of Spain and she had a tooth ache.

She got down in San Juan and approached your drugs stores in San Juan.

She is asthamatic and hence wanted to deal with a pharmacist and hence enquired who is the pharmacist there. The lady whose name was not revealed at the cash desk told her she is the Pharmacist

My client then told her that she is looking for something to relieve the tooth ache and that she is an asthmatic and hence would be allergic to aspirin. The lady then informed her that she could take cataflam or Nsaids. Later the lady gave her two tablets “flubuibuprofen, which are Nsaids.

After taking those tablets, she started feeling that her eyes are itching and the lips started getting heavy. When she looked in the mirror she could see that her eyes are swollen and her lips are swollen. Her airways started to narrow and she had difficulty breathing.

She then went to the Port of Spain General Hospital and the doctors treated her as an emergency patient and gave her an injection.

After the injection the effects started to ease a little bit butdid not go away completely.

She is final year student of BSc in radiology. She had exams on Tuesday and Wednesday which is on 2nd and 3rd of this month. Howver, because she had this episode she couldn’t attend the exams and hence would fail the exams. This will cause to delay her graduation for a further one year and means she would be losing a one year’s earnings. To appear for the exam again she would have to pay the exam fees.

Hence to have an amicable settlement we wouldn’t be pursuing the loss of earnings for the year ,but would like to be compensated for the paying of the exam fees and also the pain and suffering.

After calculating and researching the precedents we would like the matter to be settled for $20,000.

We would appreciate a reply within 14 days of the receipt of this letter. If we didn’t receive any reply we would be think that you are not willing to settle this matter. In those circumstances we would proceed in the court of law for the full damages notwithstanding the criminal charges.which may include the loss of earnings, for the year she lost, pain and suffering, and other damages the court would be willing to give us.

Please be guided accordingly

Yours faithfully

Christopher Ross Gidla

Attorney at Law