

## Few Things To Be Remembered

Amongst the things you should do is to ask the lawyer whether he/she will work on your case personally or have another member of the law firm handle all or part of it, if a second lawyer and/or other member of the firm are involved, you should talk with them, as well. Do keep in mind that most legal cases are not "sure things." And be wary of any lawyer who "guarantees" results. Though, a lawyer will be able to determine the strengths and weaknesses of your case better than you can. Prerequisite you do not understand everything the lawyer tells you; ask for an explanation in simpler terms. Locate out about how long the lawyer expects your case might take, what steps will be involved in preparing it and taking it to trial if needed, what may expected from you in further preparing the case, and how you will be charged for the lawyer's services. Answering the following questions will help a lot like are you comfortable enough with the lawyer's working style to work closely with him/her, do you believe the lawyer has the experience and skill to handle your case, does the lawyer's explanation of what your case involves seem clear and logical to you, does the fee seem reasonable and justified, is the fee agreement in writing, and does it outline what is covered and what isn't? But your answers to these questions are all "yes," chances are you should hire this lawyer. If not, you should continue looking for another lawyer. The retainer fee can be used to guarantee that the lawyer will be readily available to work on your particular case, which could mean that he/she would have to turn down other cases in order to remain available for you. Because a result, you will probably be billed at a higher rate for the legal work that is done. Condition the fee agreement states that the retainer is not refundable; you may not be able to get your money back, even if the lawyer does not handle your case or complete the work. Some other way of working out the retainer fee agreement is to have the lawyer be "on call" to handle your legal problems over a period of time. Positive kinds of legal work would be covered by the retainer fee while other legal services would be billed separately. Few cases, a retainer fee is considered a "down payment" on any legal services that you will need. This means that the legal fees will be subtracted from the retainer until the retainer is used up. Then, the lawyer will either ask you to pay another retainer or bill you for the additional time spent on your case.

## About the Author

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