For certain cases, litigation has many advantages over arbitration. The main disadvantage to arbitration is that the rules of evidence and procedure do not have to be followed, which actually works to the advantage of the insurance carriers. However, when an action is brought in litigation the rules are much stricter and insurance carriers are placed at a disadvantage. Insurance carriers are aware of this and will be more inclined to settle for higher numbers when they are aware of the fact that their likelihood for success is dramatically decreased in litigation. This is vital, as this had led insurance carriers to settle in advance of trial resulting in faster recovery. Our litigation staff is highly knowledgeable and experienced in the law and will do everything to obtain the results you desire. In the event an insurance carrier refuses to settle at the amount you request we will take the matter to trial and oppose any issue a carrier may raise. No case is too big, or too small. You are entitled to recover for the vital services you have rendered. Also, there is no limit on the number of cases we can handle diligently on your behalf.