



Miami Boat Accident Lawyer David H. Charlip Explains the Limitation of Liability Act in Florida

January 13, 2023

January 13, 2023 - PRESSADVANTAGE -

Miami boat accident lawyer David H. Charlip (<https://charliplawgroup.com/miami-boat-accident-lawyer/>) releases a new article explaining Florida's Limitation of Liability Act. The lawyer mentions that Miami is famous for its weather condition and open waters that are great for boating and other recreational water activities. However, due to its popularity, overcrowding of waterways on top of negligent boat operators has become a problem in the state. Serious injuries involving boating accidents are quite a common occurrence in Miami.

Victims of boating accidents caused by someone else's negligence as well as the surviving relatives of those who have lost their lives due to water accidents should be aware of their rights. Suing the negligent party may be possible after a boat accident in Miami, the Miami boat accident lawyer says.

Florida's Limitation of Liability Act is a state law that limits the amount of damages that can be recovered in a personal injury case involving a boat or watercraft. This law has a significant impact on individuals who are

injured in boat accidents and are seeking compensation for their injuries.

According to the law, boat owners and operators are only liable for damages up to the value of the boat or watercraft involved in the accident. This means that if an individual is injured in a boat accident and the boat is worth \$10,000, the owner or operator of the boat will only be required to pay damages up to \$10,000, regardless of the severity of the injury or the amount of medical expenses incurred.

One of the primary purposes of the Limitation of Liability Act is to protect boat owners and operators from being sued for excessive damages. However, this law also has the potential to limit the amount of compensation that injured individuals can receive, which can be particularly devastating if the individual has suffered severe injuries or has incurred significant medical expenses.

In the article, attorney Charlip adds, "The courts will also decide if it is possible to prove that the shipowner did not know about the circumstances that led to the accident. The Limited Liability Protection may be denied if it is proven that the shipowner knew of the vessel's dangers or unseaworthiness, but did not warn the crew."

Lastly, the personal injury attorney emphasizes the importance of having a skilled lawyer when it comes to matters such as seeking compensation after a boating accident. An experienced personal injury lawyer may be able to help the victim receive the compensation they deserve.

About Charlip Law Group

Attorney David H. Charlip has been helping clients in Miami and all across the country for over 30 years. His team of legal professionals at Charlip Law Group carries on years of tradition of meeting the legal needs of businesses and individuals in Miami, throughout Florida, and across the nation. An experienced litigator, David Charlip has a record of winning cases with a high success rate in foreclosure defense and commercial litigation. Charlip Law Group, LC maintains a strong federal practice and handles cases nationwide. Contact them today to schedule a consultation.

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Charlip Law Group L.C.

At Charlip Law Group, LC, we provide litigation and transactional services in areas such as foreclosure defense, mortuary litigation, personal injury, cruise ship injury, and business law.

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