



PERSONAL INJURY LAW

Finkelstein & Partners, LLP

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Q. There are many injury firms in the Hudson Valley. Why should someone choose Finkelstein & Partners?

A. We're a big firm. We believe in thinking big and achieving even bigger results. Established in 1959, we have a proven track record of success that spans over six decades. With over \$3 billion in recoveries for our clients, we stand as a testament to the power of expertise, dedication, and the relentless pursuit of justice.

Q. How does your history impact the work you do today?

A. Since our inception, Finkelstein & Partners has been a beacon of legal excellence. Our history is filled with landmark cases and groundbreaking victories that have shaped the legal landscape. Our team of seasoned attorneys brings a wealth of experience and a strategic approach to every case, ensuring that our clients receive the best possible representation.

Q. Should potential clients be concerned that you're "too big"?

A. To the contrary, over 400 small law firms refer their biggest cases to us. We've become the go-to firm for complex and high-stakes litigation. Other lawyers trust us because they know we have the resources, the expertise, and determination to deliver exceptional results.

Q. What should clients expect when they retain Finkelstein & Partners?

A. Quite simply, excellence. Compassion and a dedicated team who will clearly explain every step of what is typically a long and complicated process. They should also expect legal leadership. Our lawyers and partners have held prestigious executive positions in bar associations, demonstrating their commitment to the legal profession. These roles include President of the New York State Trial Lawyers, President of the Orange County Bar Association, and Executive Leader of Trial School. Their extensive experience and recognized expertise further solidify our firm's reputation for excellence.

Q. Is Finkelstein & Partners expensive?

A. Our injury clients don't pay a cent until we win on their behalf. This is called a "contingency" arrangement, and all personal injury cases are contingency based. Once funds are awarded, any expenses are deducted, our fee is one-third of the award amount. This is the same approach for all injury firms.

Pictured, from left to right, standing: Brian Acard, Andrew Finkelstein, and Kenneth Fromson; Seated: Melody Gregory and David Gross